## ©OMPARED MORTGAGE RECORD NO. 410 COMPARED

	FROM	1 .	CLAHOMA, Tulsa County, 88.	li .
REASURE	- mama arriver	This instr	Nov. A. D., 19 22, at 2:55	-day
			M., and duly recorded in Book 410 on page 85.	
100 No. 22 2 - 11	NMC101-the Fill Tours and a substitution and	$\cdot \rangle$	O. D. Lawson.	
az on the within more	192 192 -	((SEAL))		k,
Dated this - J US	DICKEY, County Treasurer	1	F. Delman, County Cler	outy.
	(1)	Fees, \$		
KNOW ALL MEN BY	THESE PRESENTS:			
That Robt. E	. Adams and Sara E. Adams. s wife.	, his wife,	and W. Frank Walker, and Olga V	<u></u>
of TUISA HOME BUILDIN duly organized and doing	G AND IOAN ASSOCIATION	ma, part 188 of Tulsa ahoma, party of the	of the first part, have mortgaged and hereby mortgage to Oklahoma, a corpore second part, the following real estate situated in	ation
	the Greats The tree green one	-		
	The South Forty-five fee Fourteen feet (W 114') of Three (3), Edgewood Plac Tulsa County, Oklahoma,	ce Addition	the West One Hundred by-four (24), Block to the city of Tulsa, to the recorded plat thereof.	
stead exemptions.	s thereon and appurtenances thereunto belonging in the state of stock of said Association, Ce		title to the same and waive the appraisement, and all he	
This mortance is a	iven in consideration of Forty-two	Hundred	DOLL	ARS.
the performance of the cov	venants hereinafter contained.		monthly sum, fines and other items hereinafter specified,	
And the said mort			1817 heirs, executors and administrators, he	
FIRST: Said mor	rtgagor_Sbeing the owner of For ty-	Ewos	hares of stock of the said HOME BUILDING AN	D
Savings & Loan asso	OCIATION, and having borrowed of said Associated	ciation, in pursuance	of its by-laws, the money secured by this mortgage, will d	lo all
said indebtedness shall be	discharged by the cancellation of said stock at a	maturity, and will als	will pay to said Association on said stock and loan the su Six cents (\$ 60.06 stock shall mature as provided in said by-laws, provided so pay all fines that may be legally assessed against. the terms of said by-laws or under my amendments that may ge even date herewith, executed by said mortgagor. S. B. Colleas V. Walker, his to said mortg	iem
SECOND: That s levied upon said lands, or represented by this mortga signs, or otherwise; and sa	said mortgagor_S_, within forty days after the upon, or on account of this mortgage, or the in age, or by said indebtedness, whether levied aga aid mortgagor_Shereby waive any and a	he same becomes due ndebtedness secured ninst the said mortgag all claim or right aga	and payable, will pay all taxes and assessments which shathereby, or upon the interest or estate in said lands creategors, their legal representatives of inst said mortgagee, its successors or assigns, to any pays reason of the payment of any of the aforesaid taxes or as	all be ed or or as- ment
THIRD: That the nado or fire with insurers a security to said mortgage FOURTH: If said insurance as above covena lien on said premises under FIFTH: Should dof, when the same are particularly for the period of the period of the period of the period of the mith arrearages thereon, a simmediately thereafter, are	approved by the mortgagee in the sum of	Conty-two. He all insurance upon sa agent of any of the af may pay such taxes at tat the rate of	rected upon said lands insured against loss and damage by midred	ining inther num. here- paid ARS, yable mort-
SIXTH: The said	l mortgagors shall pay to the said mortgagee or	to its successors or as	signs, the sum of	
as a reasonable attor	ney's fce in addition to all other leg	al costs, as often as	any legal proceedings are taken to foreclose this mortgag	e for
default in any of its coven sum shall be an additional	ients, or as often as the said mortgagors or mort	gagee may be made d	defendant in any suit affecting the title of said property, v	
	l lien on said premises.			which
SEVENTH: As for the mortgages and in case sum collected less cost of IN WITNESS WE	urther security for the indebtedness above reci e of default in the payment of any monthly inst collection, upon said indebtedness, and these pr HEREOF, The said mortgaorShaVSh	tallment the mortgag comises may be enforced percunto set	nereby assigns the rentals of the above property mortgag- gee or legal representative may collect said rents and credi- ced by the appointment of a Receiver by the Court. their hand S and seal. S	which ed to it the
SEVENTH: As for the mortgagee and in case sum collected less cost of IN WITNESS WE	urther security for the indebtedness above reci e of default in the payment of any monthly inst collection, upon said indebtedness, and these pr	tallment the mortgag comises may be enforced percunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hand S and seal S	which ed to it the
SEVENTH: As for the mortgagee and in case sum collected less cost of IN WITNESS WE	urther security for the indebtedness above reci e of default in the payment of any monthly inst collection, upon said indebtedness, and these pr HEREOF, The said mortgaorShaVSh	tallment the mortgag comises may be enforced percunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hand S and seal S	which ed to it the
SEVENTH: As for the mortgagee and in case sum collected less cost of 6 IN WITNESS WE the 6th	urther security for the indebtedness above recise of default in the payment of any monthly inst collection, upon said indebtedness, and these presented in the second seco	tallment the mortgag comises may be enforced percunto set	gee or legal representative may collect said rents and crediced by the appointment of a Receiver by the Court.  their hand S and seal S	which ed to it the
SEVENTH: As for the mortgage and in case sum collected less cost of a IN WITNESS WE the	auther security for the indebtedness above recipe of default in the payment of any monthly inst collection, upon said indebtedness, and these properties. The said mortgaor. S. ha. Y.S. ha. Y.S	tallment the mortgag omises may be enforced. ereunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams Sara E. Adams W. Frank Walker Olga V. Walker  in and for said County and State on this Sixth	which ed to it the  Lon (Seal)
SEVENTH: As for the mortgage and in case sum collected less cost of a IN WITNESS WE the	auther security for the indebtedness above recipe of default in the payment of any monthly inst collection, upon said indebtedness, and these properties. The said mortgaor. S. ha. Y.S. ha. Y.S	tallment the mortgag omises may be enforced. ereunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams Sara E. Adams W. Frank Walker Olga V. Walker  in and for said County and State on this Sixth	which ed to it the  Lon (Seal)
SEVENTH: As for the mortgage and in case sum collected less cost of a IN WITNESS WE the	urther security for the indebtedness above recise of default in the payment of any monthly instruction upon said indebtedness, and these presented in the payment of any monthly instruction. S. ha. VS. ha. V	tallment the mortgag omises may be enforced. ereunto set , a Notary Publiced. Robt. alker, his v	gee or legal representative may collect said rents and crediced by the appointment of a Receiver by the Court.  their hand S and seal. S  Robt. E. Adams Sara E. Adams W. Frank Walker Olga V. Walker  in and for said County and State, on this Sixth E. Adams and Sara E. Adams, his  1119.  the within and foregoing instrument, and acknowledged to	which ed to tt the !on (Seal) (Seal)
SEVENTH: As for the mortgagee and in case sum collected less cost of a sum collected less cost of the sum of t	arther security for the indebtedness above reciple of default in the payment of any monthly instructional collection, upon said indebtedness, and these profiles are supported by the said mortgaor. S. ha. VS. h. VS. h. NOVEMBER. D. 19. 22  A, Tulsa County, ss. the undersigned  A, the undersigned  Trank Walker and Olga V. Walker and Olg	tallment the mortgag omises may be enforced enceunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams (Sara E. Adams W. Frank Walker Olga V. Walker (in and for said County and State, on this	which ed to tt the ion Seal) (Seal)
SEVENTH: As for the mortgagee and in case sum collected less cost of a sum collected less cost of the second secon	arther security for the indebtedness above reciple of default in the payment of any monthly instructional collection, upon said indebtedness, and these profiles are supported by the said mortgaor. S. ha. VS. h. VS. h. NOVEMBER. D. 19. 22  A, Tulsa County, ss. the undersigned  A, the undersigned  Trank Walker and Olga V. Walker and Olg	tallment the mortgag omises may be enforced enceunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams (Sara E. Adams W. Frank Walker Olga V. Walker (in and for said County and State, on this	which ed to tt the ion Seal) (Seal)
SEVENTH: As for the mortgagee and in case sum collected less cost of a sum collected less cost of the sum collected less cost of the sum with the sum with the sum of	urther security for the indebtedness above reci e of default in the payment of any monthly inst e of default in the payment of any monthly inst HEREOF, The said indebtedness, and these pr HEREOF, The said mortgaor. S. ha. VS. h day of NOVEMBER. D. 19. 22  A. Tulsa County, ss.  The undersigned  A. the undersigned  Trank Walker and Olga V. We to me known to be the identical person that they execut uses and purposes therein set forth. IN WITNESS WHEREOF, I ha (Seal)  1 TREASURE	allment the mortgag omises may be enforced enereunto set , a Notary Public eared, Rob t alker, his y ended the same as we hereunto set my h, 1924.	ree or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams  Robt. E. Adams  W. Frank Walker  Orga V. Walker  in and for said County and State, on this Sixth  E. Adams and Sara E. Adams, his  vife.  the within and foregoing instrument, and acknowledged to their free and voluntary act and deed for and and notarial seal on the date above mentioned.  C. E. Hart, Notary Po	which ed to tt the i on (Seal) (Seal)  to me or the
SEVENTH: As for the mortgagee and in case sum collected less cost of a sum collected less cost of the sum collected less cost of the sum with the sum of t	arther security for the indebtedness above recipe of default in the payment of any monthly instruction upon said indebtedness, and these presented in the payment of any monthly instruction. The said mortgaor S ha. VS ha	tallment the mortgag omises may be enforced mercunto set , a Notary Public eared, ROD t alker, who executed ed the same as ve hereunto set my h	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams (Sara E. Adams W. Frank Walker Olga V. Walker (In and for said County and State, on this Sixth E. Adams and Sara E. Adams, his wife.  It he within and foregoing instrument, and acknowledged to their free and voluntary act and deed for and and notarial seal on the date above mentioned.  C. E. Hart, Notary Power.  Notary Power.	which ed to tt the i on (Seal) (Seal)  to me or the
SEVENTH: As for the mortgagee and in case sum collected less cost of a reason of the sum collected less cost of a reason collected less cost of a reason cost of the reason collected less with the reason collected less cost of a reason collected less with the reason collected less cost of a reason collected less with the reason collected less cost of a reason collected less collected l	urther security for the indebtedness above reci e of default in the payment of any monthly inst e of default in the payment of any monthly inst HEREOF, The said indebtedness, and these pr HEREOF, The said mortgaor. S. ha. VS. h day of NOVEMBER. D. 19. 22  A. Tulsa County, ss.  The undersigned  A. the undersigned  Trank Walker and Olga V. We to me known to be the identical person that they execut uses and purposes therein set forth. IN WITNESS WHEREOF, I ha (Seal)  1 TREASURE	tallment the mortgag omises may be enforce enreunto set	gee or legal representative may collect said rents and credited by the appointment of a Receiver by the Court.  their hands and seal. S  Robt. E. Adams (Sara E. Adams W. Frank Walker Olga V. Walker (In and for said County and State, on this Sixth E. Adams and Sara E. Adams, his wife.  It he within and foregoing instrument, and acknowledged to their free and voluntary act and deed for and and notarial seal on the date above mentioned.  C. E. Hart, Notary Power.  Notary Power.	which ed to tt the i_on Seal) (Seal)  to me or the ublic.