COMPARED NO. 410

213313 C. Li . J.	
FROM	TE OF OKLAHOMA, Tulsa County, ss. 8thday
TREASURER'S ENDORSEMENT	Nov. A. D., 19 22, at 4:20
MA OZZO Therefor III pay more or stand of the	kPM., and duly recorded in Book 410 on page91.
ated this dev of 1927 (SEAI	0. D. Lawson, L)) County Clerk.
WAYNE L. DICKEY, County Treasurer	D) } County Clerk. By
$K(\Omega)$	
	\$
KNOW ALL MEN BY THESE PRESENTS: We, S. R. Gordon and Fann That	nie T. Gordon, husband and wife
of	of the first part have martinged and hereby martinged to the
THE OKLAHOMA CITY BUILDING AND LOAN ***** As a state of Oklahoma, par- luly organized and doing business under the statutes of the State of Oklahoma, par- TUISE County, State of Oklahoma, to-wit:	SOCIATION of Oklahoma Oklahoma, a corporation
Lot Eleven (11), Block Tw Addition to the city of T shown by the recorded pla	ulsa. Oklahoma. as
with all the improvements thereon and appurtenances thereunto belonging, and wa	arrant the title to the same and waive the appraisement, and all home-
stead exemptions. Also35shares of stock of said Association, Certified No.	<u>14583 Series No. 288</u>
This mortgage is given in consideration of	ndred DOLLARS 1
he performance of the covenants hereinafter contained. And the said mortgagor S for themselves and for	
	shares of stock of the said THE OKLAHOMA CITY BUILD
hings which the by-laws of said Association require shareholders and borrowers to F1fty & 05/100	pursuance of its by-laws, the money secured by this mortgage, will do all o do, and will pay to said Association on said stock and loan the sum of
per month, on or before the	until said stock shall mature as provided in said by-laws, provided that
inder said by laws or under only amondments that may be made thereta "sceardi	ing to the terms of said hy-laws enjurder any amendments that may be
nade there according to the terms of said by have and a certain non-negotiable n S. R. Cordon and Fannie T. Cord	onto said mortgagee
SECOND: That said mortgagor S, within forty days after the same be evied upon said lands, or upon, or on account of this mortgage, or the indebtednes	ss secured thereby, or upon the interest or estate in said lands created or
represented by this mortgage, or by said indebtedness, whether levied against the sa signs, or otherwise; and said mortgagor S hereby waive any and all claim or or rebate on or offset against the interest or principal or premium of said mortgage	aid mortgagor S., the ixlegal representatives or as- r right against said mortgagee, its successors or assigns, to any payment
nents. THIRD: That the said mortgagorSwill also keep all buildings erected as	
ado or fire with insurers approved by the mortgagee in the sum of	y-five_Hundreddollars, as a further to upon said property.
FOURTH: If said mortgagor	y of the aforesaid taxes or assessments, or in procuring and maintaining
ien on said premises under this mortgage, payable forthwith, with interest at the rat FIFTH: Should default be made in the payment of said monthly sums, or	te of <u>10</u>
of, when the same are payable as provided in the paynent of said holding with, of the period of <u>three</u> months, then the aforesaid principle sum of	d said by-laws, and should the same, or any part thereof, remain unpaid
with arrearages thereon, and all cenalties, taxes and insurance premiums shall, at	the option of said mortgagee, or its successors or assigns, become payable
mmediately thereafter, anything hereinbefore contained to the contrary thereof no gage, the indebtedness thereby secured shall bear interest from the filing of such for	icwinstanding. In the event of legal proceedings to foreclose this mort- reclosure proceedings at the rate of ten per cent per annum in lieu of the
urther payments of monthly installments. SIXTH: The said mortgagors shall pay to the said mortgagee or to its succe "Inree Hundred Firty	essors or assigns, the sum of
Three Hundred Fifty as a reasonable Solicitor's fee in addition to all other legal costs, as	a often as any legal proceedings are taken to foreeless this mortgage for
is a reasonable. Destruction of the said mortgagers or mortgager may lefault in any of its covenints, or is often as the said mortgagers or mortgager may sum shall be an additional lien on said premises.	be made defendant in any suit affecting the title of said property, which
SEVENTH: As further security for the indebtedness above recited the mo-	he mortgagee or legal representative may collect said rents and credit the
IN WITNESS WHEREOF, The said mortgager <u>S</u> ha <u>V</u> ehereunto see	ty be enforced by the appointment of a Receiver by the Court.
	S. R. Gordon (Seal)
	Fanny T. Gordon (Seal)
STATE OF OKLAHOMA, Tulsa	2nd
Before me,the under signed, a Nota lay ofNovember, 19 22_Lersonally appeared S. R. Gordon and Pannie T.	ary Public in and for said County and State, on this
S. R. Gordon and Fannie T.	. Gordon, husband and wife
to me known to he the identical personSwh that	no executed the within and foregoing instrument, and acknowledged to me ne as <u>their</u> free and voluntary act and deed for the
uses and purposes therein set forth.	
(Seal)	F. B. Jordan.
IN WITNESS WHEREOF, I have hereunt (Seal) My commission expires on the <u>lith</u> day of <u>Oct. 1925</u> .	Notary Fublic.
IREAGURER 5 END	JORGEMENT .
	ceipt Notherefor in payment of mortgage tax on the
within mortgage. Dated thisday ofday	
within mortgage. Dated thisday ofday, 19	ByDeputy.
within mortgage. Dated thisday ofday	