COMPA	COMPARED MORTGAGE RECORD NO. 413				
EACK FTG-CO. T 23(ил ока.)618 С.М.Ј. FROM		of Nay	LAHOMA, Tulsa, County, S t was filed for record on the	15 D., 192 Jat 4:00 book 413 on page 497.
	TO UNITED SAVINGS & LOAN TULSA, OKLAHOM		((SEAL) E Fees, \$	J. G. WEAVER, Brady Brown,	County Clerk
KNOW ALL N That	EN BY THESE PRESENTS F. G. Stant	5. ford_end_Gortrud.	a. A. Stanfor	l, his wife,	
	nd part, the following describe Lot Six (6) in to the Town of	N, of Tulsa, Oklahoma, a corp d real estate and premises situat a Block Four (4) f Red Fork, Tulsg l recorded plat	in Clinton I County. Ok	38County, S	
with all the inge	ovements thereon and appurtu	nances thereunto belonging, and	i warrant the title to th	e same and waive the appraisen	ient, and all homestead exemption
Also10 This moting and for the purp And the sai successors and an FIRST, S borrowed of saic holders and born that said inclub	signs, as follows: downs a follows: downs a follows: downs a follows: downs a follows: downs a follows: being the ov Association, in pursuance of i owers to do, and will pay to as ants (\$-40.500) per mont charse shall be discharged by th was or under any amendments	of said Association, Certificate S1xt0en Hundre monthly sum, fines and other 1501V08 and for the where of 16 and its by-laws, the money secured bid Association on said stock and h, on or before the 20th day of 6 the cancellation of said stock at m that may be made thereto, acco	No1349 d items hereinafter specific items of stock of the a by this mortgage, will d loan the sum of each and every month, aturity, and will also po ording to the terms of a	Class	pt of which is hereby acknowledge covenants hereinafter contained, venantwith said mortgagee, it OAN ASSOCIATION, and havin re of said Association require share dollars and NOese s provided in said by-laws, provide ussessed against T.NOM
Also 4.9. This moting and for the purp And the sai successors and an FIRST, S borrowed of saic holders and bor- that said inclub under said by-le according to the SECOND. said lande, or up gase, or by said or material lism	shares of stock ge is given in consideration of see of securing payment of d mortgagor 9. for the d mortgagor 9. for the dimortgagor 9. being the or Association, in pursuance of i owers to do and will pay to as nts (\$ the discharged by the was or under any amendments terms of said by-lays and a co- the stant mortgagor 9 wit on, or on account of, this mortg indebtdeness, whether levied a whether created before or after	of said Association, Certificate SIXtGen Hundro monthly sum, fines and other ISBLYOR and for the its by-laws, the money secured id Association on said stock ann h, on or before the 20th day of se cancellation of said stock at m that may be made thereto, accor ertain non-negotiable note become real mon-negotiable note become ran non-negotiable note become ran non-negotiable note become ran non-negotiable note become ran or the indebtedness secured ignist the said mortgago.	No1349 d. items hereinafter specific items hereinafter specific items hereinafter specific items to be the specific each and every month. aturity, and will also poor ording to the terms of a ring even date herewith A Stantora become due and payal thereby, or upon the i their legal repri- nanged against said prev-	Class	pt of which is hereby acknowledge covenants hereinafter contained, venantwith said mortgagee, it OAN ASSOCIATION, and havin rs of said Association require shar dollars and
Also49. This motig and for the purp And the sai successors and a FIRST, S borrowed of saic holders and bor- that said incleb under said by-ls according to the SECOND, said lands, or up gage, or by said or material liene right against sai reason of the pay THIRD. 1 with insurers ap debt, and assign FOURTH. covenanted, said under this morty	shares of stock ge ig iven in consideration of see of securing payment of the d mortgagor Θ for 1000 signs, as follows: id mortgagor Θ being the ov Association, in pursuance of i owers to do and will pay to sa nts ($5 - 40 + 60 + 1000$ models) the shall be discharged by th we or under any amendments terms of said by-lays and a c B + C + 20 + 1000 models that said mortgagor Θ with on, or on account of, this mortg indebtedness, whether levied a whether created before or after a mortgagee, its successors or ment of any of the aforesaid the hat the said mortgagor Θ with and deliver to the mortgage a If said mortgage Ω make d mortgage, its successors or as age, payable forthwith, with ir	of said Association, Certificate SIXtGen Hundre monthly sum, fines and other ISOLVOR and for the ISOLVOR and for the its by-laws, the money secured id Association on said stock an h, on or before the 20th day of e cancellation of said stock at m that may be made thereto, acce ertain non-negotiable note bear thin forty days after the same gage or the indebtedness secured gainst the said mortgago er this date, that are lawfully ch assigns, to any payment or reb axes, assessments, labor or mat will also keep all building erect the sum of <u>SIX toon</u> Il insurance upon said property efault in the payment of any o signs may pay such taxes, effect interest at the rate of <u>SIM</u>	No. 1349. d. d. items hereinafter specific items hereinafter specific items hereinafter specific items hereinafter specific by this mortgage, will d loan the sum of	Class	pt of which is hereby acknowledges covenants hereinafter contained, venantwith said mortgagee, is OAN ASSOCIATION, and havin 's of said Association require shar dollara and provided in said by-laws, provide seesed against mdments that may be made theret to esid mortagage saments which shall be levied upp reated or represented by this mor vise, and will pay any and all labs hereby waive any and all claim hereby waive any and all claim
Also4.9. This mortgy and for the purp And the asi successors and an FIRST, S. borrowed of sair holders and boy-le according to the seconding to the SECOND. said lande, or up gasge, or by said or material linen right against sai reason of the pay THRD. 71 with insurers ary debt, and assign FOURTH. covenanted, said under this mortgy FIFTP. S are payable as pr mowith arrearages to ly thereafter, an thereby secured	signs, as follows: as given in consideration of see of securing payment of the d mortgagor 9. for the security id mortgagor 9. being the or Association, in pursuance of i owers to co. and will pay to as ints (3. 49. 99) per mont chees shall be discharged by th we or under any amendments terms of said by-lays and a co terms of said by-lays and a co terms of said by-lays and a co term of said by-lays and a co term of any of the afores and indebtedness, whether levied a whether created before or after and deliver to the mortgages a If and mortgagor 9 proved by the mortgages a If a mortgagor 9 make d mortgagee, its successors or as age, payable forthwith, with if hould default be made in the p povided in this mortgage and in anthe, then the aforesaid prime hereon, and all penalties, taxes ything hereinbefore contained	of said Association, Certificate SIXtGen, Hundro monthly sum, fines and other ISGIYOR and for the source of 16 and the said social its by-laws, the money secured id Association on said stock an h, on or before the 20th day of the cancellation of said stock at m that may be made thereto, accor- ertain non-negotiable note bean TA BNA VORTURAS. thin forty days after the same game or the indebtedness secured in forty days after the same games the said mortgago thin forty days after the same games the said mortgago er this date, that are lawfully cl assigns, to any payment or rate will also keep all buildings erect the sum of 15 to 90 signs may pay such taxes, effect neterest at the rate of 1900 sayment of said monthly sums, said note and said by-laws, and cipal sum of Sixt 1000 and insurance premiums, shall, to the contrary thereof notwith	No1349 d. items hereinafter specific items hereinafter specific items hereinafter specific items hereinafter specific items hereinafter specific hares of stock of the a by this mortgage, will dioan the sum of each and every month, aturity, and will also po- ording to the terms of a ring even date herewith Ac Itentford, become due and payal thereby, or upon the i THOIT legal repr- nanged against said pre- nanged against said pre- rate on, or offset agains rial liens. f the aforesaid taxes or such insurance, pay asa per cent per annu or any of said fines, or should the same, or any n Hundred	Class	pt of which is hereby acknowledges covenants hereinafter contained, venantwith said mortgagee, if OAN ASSOCIATION, and havin to of said Association require share dollars and. No
Also	shares of stock ge is given in consideration of see of securing payment of the d mortgagor. 9. being the on Association, in pursuance of i owers to do and will pay to as not (\$.40.400) per mont drafters shall be discharged by th we or under any amendments terms of said by-lays and g co Be Statistics of the state indebtedness, whether levied a whether created before or after and deliver to the mortgagee in that the said mortgagor. 9	of said Association, Certificate SIX to en Hundro monthly sum, fines and other ISOLVOR and for the source of 16 its by-laws, the money secured id Association on said stock am h, on or before the 20th day of the cancellation of said stock at m that may be made thereto, acce ertain non-negotiable note bar rad and Uortrude thin forty days after the same gage or the indebtedness secured igainst the said mortgago er this date, that are lawfully ch assigns, to any payment or reb axes, assessments, labor or making ill insurance upon said property efsult in the payment of any o signs may pay such taxes, effect netrest at the rate of 1991 and insurance premiums, shall, to the contrary thereof notwith go such foreclosure proceeding o the said mortgagee or to its su 11 thy semay be made defendant in a of petition or cress-petition of ndebtedness above recited the	No1349 d. d. d. d. d. d. d. d. d	Class	pt of which is hereby acknowledges covenants hereinafter contained, venantwith said mortgages, is OAN ASSOCIATION, and havin s of said Association require shar dollara andOas provided in said by-laws, provide seesed againstMM adments that may be made theret to esid mortagage saments which shall be levied upp reated or represented by this mor vise, and will pay any and all lake to esid mortagage debt, b hereby waive any and all claim of premium of said mortgage debt, b here waive any and all claim of maintaining insurance as abov all be further lien on said mortgage or any part thereof, when the sam t the period ofDOLLARS assigns, become payable immediat ase this mortgage, the indebtednes urther payments of montbly instal

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- A.A.		-					

12.th day of May 192.5. personally appeared. F. G. Stanford and wortrude A. Stanford, his wife. to me known to be the identical persons. who executed the within and aforegoing instrument and acknowledged to me they	s de la competencia d		said County and State, on t
to me known to be the identical person ^B who executed the within and aforegoing instrument and acknowledged to me they			
IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal on the date above mentioned. A. V. Long. Notary Public My consmission expires on the	to me known to be the identical person ⁹ who es	ecuted the within and aforegoing instrumen	しょうちん したいみん したい しんたい たんかん
My consmission expires on the. 18 t I Seal) Notary Public My consmission expires on the. 18 t day of May 1926. Notary Public I hereby certify that I received \$ 160 TREASURER'S ENDORSEMENT 9.4.9.9 therefor in paymen		my hand and notarial seal on the date above	mentioned
My consmission expires on the. 18t		. V. Long.	
I hereby certify that I received \$		1926.	Notary Public
通信运行的输出标准。4月,14日转载,19日,19日,19日,19日,19日,19日,19日,19日,19日,19日		MENT	
Mourie Dickey, & County Treasurer By a.	· · · · · · · · · · · · · · · · · · ·	sceipt No. 9-777	theready in payment
	I hereby certify that I received \$	8667pt NO	in payment