MORTGAGE RECORD NO. 453 255965 - DH COMPARED

Savings and Loun Association
Williams to Resolution of the Control Control of the Control of the

/ o'eloe'	July
TO	(SEAL) O.G. Weaver, County Clerk.
	By O. G. Weaver. Deputy.
T.	ies, \$
TYPON ALL MEN DY MITTER DEPOSITIO.	
That Adda Potter and Thomas Potter (her his	band)
of Tulsa County, in the State of Oklahoma, part.	of the first part, have mortgaged and hereby mortgage to the
Peoples Building and Loan Association of Tulss, duly organized and doing business under the statutes of the State of Oklahoma, party of the s Tulsa County, State of Oklahoma, to-wit:	Oklahoma, a corporation cond part, the following real estate situated in
A part of lot five (5) in Block one (1) in Nor Oklahoma, according to the recorded plat there	th Tulsa Addition to Tulsa,
described as follows: Beginning at a point (n the westerly line of the
seid lot five (5) thirty six feet northwesterly corner thereof, thence in a northeasterly dire	y from the southwesterly ction parallel with the southerly
line of the said lot five a distance of eighty direction parallel with the westerly line of	four feet, thence in a northwesterly
fact many on less to the north line of the	cid lot thence west elong the north #
side of the said lot a distance of ninety w one northwest corner tof the said lot, thence goughes the addition belonging, and warrant the	and two-tenths reet (92.2), more or less, atgrly a long, the se
exemptions.	The state of the s
Also Five shares of stock of said Association, Certificate No 25 This mortgage is given in consideration of Fige hundred and 20/10	4, Series No. B.
This mortgage is given in consideration of	nthly sum, fines and other items hereinafter specified, and the per-
formance of the covenants hereinafter contained. And the said mortgagor, S., for, themselves, and for, themselves.	GiT heirs, executors and administrators, hereby
covenant with said mortgagee its successors and assigns, as follows:	
FIRST: Said mortgagor. A. being the owner of fixeshares of stock of SAYINGS & LOAN ASSOCIATION, and having borrowed of gaid Association, in pursuablings which the by-laws of said Association require shareholders and borrowers to do, are Nine	f the said FCOD16S BULLDING AND LOAN. The e of its by-laws, the money secured by this mortgage, will do all dwill pay to said Association on said stock and loan the sum of the first earn cents (S. 9.15
per month, on or before the 20thday of each and every month, until said s	tock shall mature as provided in said by-laws, provided that said
indebtedness shall be discharged by the cancellation of said stock at maturity, and will also under said by-laws or under any amendments that may be made thereto, according to the	ny all fines that may be legally assessed againstthem rrms of said-by-laws or-under any-amondments-that-may be made
thereto-according to the terms of said by-laws and a certain non-negotiable note bearing eve	date herewith, executed by said mortgagorto said mortgagee.
SECOND: That said mortgagor_g, within forty days after the same becomes of evied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured the	
levied upon said lands, or upon, or on account of this mortgage, or the indebtedness secured the sented by this mortgage, or by said indobtedness, whether levied against the said mortgr	gor,theirlegal representatives or assigns,
sented by this mortgage, or by said indobtedness, whether levied against the said mortga or otherwise; and said mortgagorhereby waive any and all claim or right against said or offset against the interest or principal or premium of said mortgage debt, by reason of the	
THIRD: That the said mortgager, 3_{-} will also keep all buildings creeted and to a nado or fire with insurers approved by the mortgagee in the sum of 1 WOIVe security to said mortgage debt, and assign and deliver to the mortgagee all insurance upon sai	hundred no/100 dollars, as a further property.
FOURTH: If said mortgagor Smake default in the payment of any of the aforesa as above covenanted, said mortgage, its successors or assigns may pay such taxes and effect premises under this mortgage, payable forthwith, with interest at the rate of	
the same are payable as provided in this mortgage and in said note and said by-laws, and she	ald the same, or any part thereof, remain unpaid for the period of
FIFTH: Should default be made in the payment of said monthly sums, or of any of the same are payable as provided in this mortgage and in said note and said by-laws, and she the same are payable as provided in this mortgage and in said note and said by-laws, and she the said principal sum of Twelle hund; with arrearings thereon, and all penalties, taxes and insurance premiums shall, at the option immediately thereafter, anything hereinbefore contained to the contrary thereof notwithstanthe indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings of monthly installments.	of said mortgagee, or its successors or its assigns, become payble ding. In the event of legal proceedings to forclose this mortgage, edings at the rate of ten per cent per annum in lieu of the further
SIXTH: The said mortgagors shall pay to the said mortgagee or to its successors or a	signs, the sum ofTitty_no/100
coligitor's to be addition to all other level seets as often	DOLLARS,
is a reasonableSOlicitor_'sfee in addition to all other legal costs, as ofte default in any of its covenants, or as aften as the said mortgagor or mortgagees, may be ma sum shall be an additional lien on said premises.	de defendant in any suit affecting the title of said property, which
SEVENTH: As further security for the indebtedness above recited the mortgager l mortgagee and in case of default in the payment of any monthly installment the mortgage collected less cost of collection, upon said indebtedness, and these promises may be enforced by	ereby assigns the rentals of the above property mortgaged to the or legal representative may collect said rents and credit the sum the appointment of a Receiver by the Court.
IN WITNESS WHEREOF, The said mortgagor_s_have_hereunto set thelethday ofJuly,A. D., 1923	그림은 사람이 하는 손이에서 얼굴이 그리면 밤에게 되었다.
	dda Potter (Seal)
	Thomas Potter. (Seal)
TATE OF OKLAHOMA. LINCOLN County, ss.	
Before me, the undersigned, a Notary P	iblic in and for said County and State, on this 12th
lay of July 19.23 personally appeared	
to me known to be the identical person_swho execute	the within and foregoing instrument, and acknowledged to me their
uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my h	
Ty commission expires on the 14th day of April, 1924.	(SEAL) Roy Ward, Notary Public
	ENT
TREASURER'S ENDORSEM I hereby certify that I received \$ and issued Receipt	No. 10 673 therefor in payment of mortgage tax on
the within mortgage. Dated this / 7 day of 7 1928. W. W. Lluckey County Treasurer	