COMPARED

MORTGAGE RECORD NO. 453

in an

233144 C.M.J.	
FROM	STATE OF OKLAHOMA, Tulsa County, 85, This instrument was filed for record on the.
a 19 <mark>76 - 1976 - Marka Alexandro, 1977 - Parana Elektronis, Barrana Barrana, Barrana Barrana.</mark> Marka 1977 - Parana Barrana, Barrana Barrana, Barrana Barrana, Barrana, Barrana, Barrana, Barrana, Barrana, Bar	ofJuneA, D., 1923 at 1
	o'clock A. M., and duly recorded in Book 453 on page 71
TO	((SEAI)) County Cla
	By Brady Brown, De
	Fees, \$
KNOW ALL MEN BY THESE PRESENTS:	
That. Wm. Young, a single man	
of Tulsa County, in the State	of Oklahoma, part. Z of the first part, have mortgaged and hereby mortgage
THE LOCAL BUILDING AND LOAN ASSOCIATIC	ON of Oklahoma City Oklahoma, a corpor dahoma, party of the second part, the following real estate situated in
Tulsa	
Lot thirteen (13) in Blo Addition to the city of	ock fourteen (14) of West Tulse Tulsa, Oklahoma, according to
the recorded plat there	of.
요즘 및 실험 관계에 관계 관계 전체 등 것을 수 있다.	
the Wills Francisco to the second and a second to be a	nging, and warrant the title to the same and waive the appraisement, and all home
exemptions.	이 같은 것 같은
This mortgage is given in consideration of Five_Hund	lredDOLI
the receipt of which is hereby acknowledged, and for the purpose of secu	uring payment of the monthly sum, fines and other items hereinafter specified, and the
formance of the covenants hereinafter contained. And the said mortgagorfor_hinself	and for bis
covenantwith said mortgagee its successors and assigns, as fo	ollows:
FIRST: Said mortgagorbeing the owner ofIVe SATINGS-& LOAN ASSOCIATION, and having borrowed of said	Association, in _pursuance of its by-laws, the money secured by this mortgage, will deprove to do, and will puy to said Association on said stock and loan the su
things which the by-laws of said Association require shareholders an Six	Dollars and ninety-five
per month, on or before the 30th day of each and even	ry month, until said stock shall mature as provided in said by-laws, provided that
indebtedness shall be discharged by the cancellation of said stock at m under said by-laws or under any amendments that may be made ther	naturity, and will also pay all fines that may be legally assessed against <u>him</u> eto, according to the terms of said by-laws or-under-any-intendments that-inay-be-
thereto, according to the terms of said by laws and a certain non-negot Wm. Young, a single ma	tiable note bearing even date herewith, executed by said mortgagor
levied upon said lands, or upon, or on account of this mortgage, or their	er the same becomes due and payable, will pay all taxes and assessments which shu debtedness secured thereby, or upon the interest or estate in said lands created or r spint the said marteness.
sented by this mortgage, or by said indeptedness, whether here a good or otherwise; and said mortgagor hereby waive any and all claim or offset against the interest or principal or premium of said mortgage	anst the said mortgagonAnd his legal representatives or ass m or right against said mortgagee, its successors or assigns, to any payment or reba debt, by reason of the payment of any of the aforeseaid taxes or assessments.
THIRD: That the said mortgagorwill also keep all bui	ldings erected and to be erected upon said lands insured against loss and damage by
nado or fire with insurers approved by the mortgagee in the sum ofsecurity to said mortgage debt, and assign and deliver to the mortgagee	Five Hundred dollars, as a fu
	nt of any of the aforesaid taxes or assessments, or in procuring and maintaining insur y such taxes and effect such insurance, and the sum so paid shall be a further lien on ate of
	ate of
with arrearages thereon, and all penalties, taxes and insurance premiu	d said by-laws, and should the same, or any part thereof, remain unpaid for the peri- by Hundred
the indebtedness thereby secured shall bear interest from the filing of payments of monthly installments.	such forcelosure proceedings at the rate of ten per cent per annum in lieu of the fu
SIXTH: The said mortgagors shall pay to the said mortgagee	or to its successors or assigns, the sum of
solicitor's	
as a reasonable. We have a state of the said mortgagor or m default in any of its covenants, or as aften as the said mortgagor or m sum shall be an additional lien on said premises.	ther legal costs, as often as any legal proceedings are taken to foreclose this mortgag nortgagees, may be made defendant in any suit affecting the title of said property, w
	ecited the mortgagor hereby assigns the rentals of the above property mortgaged to fallment the mortgagee or legal representative may collect said rents and credit the ses may be enforced by the appointment of a Receiver by the Court.
collected less cost of collection, upon said indebtedness, and these promi	ses may be enforced by the appointment of a Receiver by the Court.
IN WITNESS WHEREOF, The said mortgagorha_S 4th June theday ofA	hereunto sethishandhand seal
the	M. D., 1922
	(
^m ul co	
STATE OF OKLAHOMA, Tulsa	y, ss.
day of June 23 perso	nally appeared
Wm. Ioung, a single man	
thathe	
uses and purposes therein set forth.	
	e hereunto set my hand and notarial seal on the date above mentioned.
15eal) 25th May 192	A. E. Henry, Notary
Mar commission owning and the web off	- Constraints and the second s
My commission expires on theday ofday ofday of	RER'S ENDORSEMENT
TREASU	I n n + D
I hereby certify that I received \$50	그는 그 것 같은 것 같아요. 이번 것 같은 것 같은 것 같은 것 같은 것 같은 것 같아요. 가지 않는 것 같아요. 가지 않는 것 같이 있는 것 같이 것 같아요. 이번 것 같아요.
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I hereby certify that I received \$50 TREASU	and issued Receipt No

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