## COMPARED MORTGAGE RECORD No. 470

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a b b d v v v e c d d d d d d d d d d d d d d d d d d	NITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a oma, party of the second part, the following described real estate and pu- lots Twenty-four (24) and Twent (38) in the original Town (now according to the recorded offic according to the recorded offic according to the recorded offic second ing to the recorded offic according to the recorded of the according to the purpose of securing payment of the monthy sum, fines and ained. And the said mortgagor for himself and for his uccessors and assigns, as follows: FIRST. Said mortgagor being the owner of5 orrowed of said Association, in pursuance of its by-laws, the money se hareholders and borowers to do, and will pay to said Association No under said by-laws or under any amendments that may any be made thereto, according to the terms of said by-laws and a certs Move a side of the terms of said by-laws and a certs Move a side of the terms of said by-laws and a certs Move a side of said by-laws and a certs Move a side of said by-laws and a certs Move a side of said by-laws and a certs Move	1 Oklahoma, part yof the first part, have mortgaged and hereby mortgage to t corporation duly organized and doing business under the statutes of the State of Oklahoma, rewises situated inTulsaCounty, State of Oklahoma, tow cy-five (25) in Block Thirty-eight City) of Sand Springs, Oklahoma, 100 part thereof, 100 part thereof the same and waive the appraisement, and all homeste ate No1542Class HundredDultars, the receipt of which is hereby acknowledged other items hereinafter specified, and the performance of the covenants hereinafter or
a b b b b b b b b b b b b b b b b b b b	That.       M. V. Talbert, a sing         . Sand Springs, Tulss       County, in the State of NITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a oma, party of the second part, the following described real estate and parts of the second part, the following described real estate and parts of the second part, the following described real estate and parts of the second part, the following described real estate and parts of the second part, the following described real estate and parts of the second part, the following described real estate and parts of the second part of the original Town (now according to the recorded offic and the second parts of stock of said Association, Certifica This mortgage is given in consideration of	Cle man,         M Oklahoma, part Jof the first part, have mortgaged and hereby mortgage to t corporation duly organized and doing business under the statutes of the State of Oklahoma, remises situated inTulsaCounty, State of Oklahoma, to-w         remises situated inTulsaCounty, State of Oklahoma, to-w         cy-five (25) in Block Thirty-eight         City) of Sand Springs, Oklahoma,         ial plat thereof,         sign, and warrant the title to the same and waive the appraisement, and all homeste         ate No.       1542
U b v e a a b a a b a a b a a b a a b a a b a a a a a b a a a a a b a	NITED SAVINGS & LOAN ASSOCIATON, of Tulsa, Oklahoma, a onia, party of the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part, the following described real estate and public the second part of the monthy sum, fines and and. And the said mortgagor for himself and for his uccessors and assigns, as follows: FIRST. Said mortgagor per month, on or before the 200 morth of the said Association in pursuance of its by-laws, the money se hareholders and borrowers to do, and will pay to said Association more the 200 month, on or before the 200 morth of the said association in the said indebtedness shall be discharged by the cancellation in the month is the mane indept the said by-laws or under any amendments that may any be made thereto, according to the terms of said by-laws and a certa in the said indebtedness shall be discharged by the said acerta in the said indebtedness shall be discharged by the cancellation in the said indebtedness shall be discharged by the cancellation in the said indebtedness shall be discharged by the cancellation in the said indebtedness is all be said by-laws and a certa in the said indebtedness is all be said by by and a certa in the said indebtedness is all bedify. A single in the said ind	M Oklahoma, part <b>J</b> of the first part, have mortgaged and hereby mortgage to t corporation duly organized and doing business under the statutes of the State of Oklahoma, remises situated inTulsaCounty, State of Oklahoma, to-w cy-five (25) in Block Thirty-eight City) of Sand Springs, Oklahoma, ial plat thereof, discrete the same and waive the appraisement, and all homeste ate No1542Class <u>Hundred</u> Dollars, the receipt of which is hereby acknowledged d other items hereinafter specified, and the performance of the covemants hereinafter or heirs, executors and administrators, hereby covenantwith said mortgages, wheres of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havis evered by this mortgage, will do all things which the by-laws of said Association requi said stock and loan the sum of
e tu tu b d d d d d d d d d d d d d d d d d d	(38) in the original Town (now according to the recorded offic according to the recorded offic offic according to the recorded of the recorded the recorded of the recorded recorded the recorded the recorded the recorded the recorded reco	City) of Sand Springs, Oklahoma, ial plat thereof, ial plat thereof, iging, and warrant the title to the same and waive the appraisement, and all homeste ate No
e ti ti d d d d d d d d d d d d d d d d d	xemptions. Also_15shares of stock of said Association, Certifica This mortgage is given in consideration ofFifteen and for the purpose of securing payment of the monthly sum, fines and aned. And the said mortgagor for himself and fors uccessors and assigns, as follows: FIRST. Said mortgagorbeing the owner ofs orrowed of said Association, in pursuance of its by-laws, the money se- hareholders and horrowers to do, and will pay to said Association on No- =cents (\$40.00) per month, on or before the 20 rowpled that said indebtedness shall be discharged by the cancellation Were under said by-laws or under any amendments that may have be made thereto, according to the terms of said by-laws and a certs M. V. Talbert, a Singl.	ate No. 1542 B: Hundred Dollars, the receipt of which is hereby acknowledge d other items hereinafter specified, and the performance of the covemants hereinafter or beirs, executors and administrators, hereby covenantwith said mortgagee, wheres of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havin be used by this mortgage, will do all things which the by-laws of said Association requi- said stock and loan the sum of POT by Dollars at the day of each and every month, until said stock shall mature as provided in said by-law of said stock at maturity, and will also pay all fines that may legally assessed again y be made thereto, according to the terms of said by-laws or under any amendments th ain non-negotiable note bearing even date herewith, executed by said mortgagerto said mortgager
	xemptions. Also_15shares of stock of said Association, Certifica This mortgage is given in consideration ofFifteen and for the purpose of securing payment of the monthly sum, fines and aned. And the said mortgagor for himself and fors uccessors and assigns, as follows: FIRST. Said mortgagorbeing the owner ofs orrowed of said Association, in pursuance of its by-laws, the money se- hareholders and horrowers to do, and will pay to said Association on No- =cents (\$40.00) per month, on or before the 20 rowpled that said indebtedness shall be discharged by the cancellation Were under said by-laws or under any amendments that may have be made thereto, according to the terms of said by-laws and a certs M. V. Talbert, a Singl.	ate No. 1542 B: Hundred Dollars, the receipt of which is hereby acknowledge d other items hereinafter specified, and the performance of the covemants hereinafter or beirs, executors and administrators, hereby covenantwith said mortgagee, wheres of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havin be used by this mortgage, will do all things which the by-laws of said Association requi- said stock and loan the sum of POT by Dollars at the day of each and every month, until said stock shall mature as provided in said by-law of said stock at maturity, and will also pay all fines that may legally assessed again y be made thereto, according to the terms of said by-laws or under any amendments th ain non-negotiable note bearing even date herewith, executed by said mortgagerto said mortgager
	This mortgage is given in consideration of <u>FITT991</u> and for the purpose of securing payment of the monthly sum, fines and ained. And the said mortgagor for <u>himself</u> and for <u>his</u> uccessors and assigns, as follows: FIRST. Said mortgagorbeing the owner of <u>15</u> s orrowed of said Association, in pursuance of its by-laws, the money se- hareholders and horrowers to do, and will pay to said Association on NO=cents (340.00) per month, on or before the 200 rowpled that said indebtedness shall be discharged by the cancellation MO=under said by-laws or under any amendments that may any be made thereto, according to the terms of said by-laws and a certs Move	Dollars, the receipt of which is hereby acknowledge d other items hereinafter specified, and the performance of the covemants hereinafter or heirs, executors and administrators, hereby covenantwith said mortgagee, shares of stock of the said UNITED SAVINGS & LOAN ASSOCIATION, and havin exured by this mortgage, will do all things which the by-laws of said Association requi- said stock and loan the sum of
	hareholders and horrowers to do, and will pay to said Association on No cents (340.00) per month, on or before the 200 royfled that said indebtedness shall be discharged by the cancellation where the said by-laws or under any amendments that may have be made thereto, according to the terms of said by-laws and a certa M. V. Talbert, a single	said stock and loan the sum ofFOT 5.yDollars as th day of each and every month, until said stock shall mature as provided in said by-law n of said stock at maturity, and will also pay all fines that may legally assessed again y be made thereto, according to the terms of said by-laws or under any amendments th in non-negotiable note bearing even date herewith, executed by said mortgager @ man,
b a a s f		e same become due and payable, will pay all taxes and assessments which shall be levi
5	y this mortgage, or by said indebtedness, whether levied against the sain and all labor or material liens, whether created before or after this date, ny and all claim or right against said mortgagee, its successors or assign aid mortrare debt. by reason of the payment of any of the aforesaid ta	erected and to be erected upon said lands insured against loss and damage by tornado a <b>121000 Hundrod</b> Dollars, as a further security to said mo
81 	FOURTH. If said mortgagormake default in the payment of bove covenanted, said mortgagee, its successors or assigns may pay suc- aid premises under this mortgage, payable forthwith, with interest at th FIFTH. Should default be made in the payment of said monthly ame are payable as provided in this mortgage and in said note and said months, then the aforesaid principal sum ofP1 vith arrearages thereon, and all penalties, taxes and insurance premium	I any of the aforesaid taxes or assessments, or in procuring and maintaining insurance In taxes, effect such insurance, pay said liens, and the sums so paid shall be further lien
ti i i i i i i i i i i i i i i i i i i	he indebtedness thereby secured shall bear interest from the filing of s ayments of monthly installments. SIXTH. The said mortgagers shall pay to the said mortgages or	such foreclosure proceedings at the rate of ten per cent per a nnum in lieu of the furti to its successors or assigns, the sum of
it d	as a reasonable attorney's fee in addition to all other legal costs, as off as covenants, or as often as the said mortgagors or mortgagees may be m itional lien on said premises and shall become due upon the filing of pe SEVENTH. As further security for the indebtedness above rec- nortgagee and in case of default in the payment of any morthly installa hered bes aces of sole from upon said indebtedness. and these promises	ten as any legal proceedings are taken to foreclose this mortgage or default in any nade defendant in any suit affecting the title of said property, which sum shall be an is etition or cross-petition of foreclosure. Sited the mortgager hereby assigns the rentals of the above property mortgaged to is ment the mortgagee or legal representative may collect said rents and credit the sum c
	10. WITNESS WHEREOF, The said more agont the s	M. V. Talbert
	22nd day of October	County, SS. , a Notary Public in and for said County and State, on the second state, on the second state, on the second
	to me knwon to be the identical p that be creev for the uses and purposes therein so	nersonwho executed the within and aforegoing instrument and acknowledged to ated the same as <b>h19</b> free and voluntary act and deed,
	(Seal) Frank S. Daviel. Notary Public. My commission expires on the	
		TREASURER'S ENDORSEMENT ed receipt No
	W.W. Utilly	Dreasurer: By

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