|                       | 3  |  | ١.                                  | a di seconda di second<br>Seconda di seconda di se |   |   |          |
|-----------------------|--|--|-------------------------------------|--|---|---|----------|
|                       | COMPARED   |  |                                     |  |   |   |          |
|                       |  | MORTG  | AGE R                               | ECORE  | ) NO. 410   |   | н        |
| WALKED TAYLJE O       | 219370   | C.M.J.   |                                     | and a second   | an a                          |   | <u></u>  |
|                       | . · · · <b>I</b>   | ROM  | ана <b>Х</b><br>1911 г. – К         | STATE OF OI  | KLAHOMA, Tulsa County,<br>rument was filed for record o           | ss.<br>n the17  | ,        |
| 4                     | بو تابایوند بسماقودولم                                   |  |                                     | of   | Jan.  | D., 19.23, at 3:30  | . [      |
|                       |  |  | • [                                 | o'clock R.   |   | ook 410 on page268  |          |
|                       |  | то   | (                                   | ((SEAL) )  | 0.C. Weave  | county Clerk.   | .        |
|                       | ***************  |  |                                     |  |   | nDeputy   |          |
|                       |  |  | /                                   | Fees, \$   | *****   | •   |          |
| KNOW                  | ALL MEN BY THES  | E PRESENTS:  |                                     |  |   |   |          |
| т                     | 'hat   | R. E. Knot   | is and De                           | II Knotts,   | nis wire,   |   | -        |
| of                    | Tulsa  | County, in the S   | ate of Oklahom                      | na, part 108   | of the first part, have mortgag                                   | ed and hereby mortgage to th<br>, Oklahoma, a corporatio            | ė        |
| duly org              | anized and doing busines                                 | s under the statutes of th                               | e State of Okla                     | homa, party of the   | second part, the following rea                                    | l estate situated in  | - I      |
|                       |  | County, State o  |                                     |  | (0) Destaurs (333   | the the the fitter  |          |
| າ f ໜາເ               | a Oklahoma a   | ecording to th   | ie record                           | ed nlat the  | (8) Factory Addi<br>preof: Also the S                             | .44' of vacated   |          |
| Postori:              | e or Birch Str   | eet, adioining   | r said To                           | t One (1) (  | on the North, als<br>west corner of Lo                            | o a tract of land   |          |
| Eight (               | 8) Factory Add   | lition, thence   | West 64'                            | thence Not   | rth 48' to beginn   | ing. The last des   | -        |
| orioed<br>Quarter     | of Section E   | ia aajorning th<br>Ight (8) Townsh                       | ie first<br>lip Ninet               | een North.   | Range 13 East, T  | in the Southwest<br>ulsa County, Okla                               | -        |
| noma.                 |  |  |                                     | · · ·  |   |   |          |
|                       |  |  |                                     |  |   |   |          |
| stead ex              | emptions.  |  |                                     |  |   | he appraisement, and all home                                       | 8        |
| А                     | lso Nine   | shares of stock of said                                  | Association, Cer                    | tified No1   | LOC   | Dollars   | -        |
| the rece              | ipt of which is hereby ac                                | knowledged, and for the                                  | urpose of secur                     | ing payment of the   | e monthly sum, fines and othe                                     | r items hereinafter specified, an                                   | đ        |
| the perio             | ormance of the covenants<br>.nd the said mortgagor_      | s for themse   | vesand                              | i for thei:  | Cheirs, execu   | tors and administrators, hereb                                      | y        |
| covenan<br>F          | twith said mort  | gagee its successors and a<br>S being the owner          | ssigns, as follow                   | s:<br>.0   | hares of stock of the saidE                                       | OME BUILDING AND  |          |
| _SAVIN                | CS& LOAN ASSOCIAT  | 'ION, and having borrow<br>Association require share     | d of said Associ<br>holders and bor | ation, in pursuance<br>rowers to do. and   | of its by-laws, the money secu<br>will pay to said Association of | red by this mortgage, will do a<br>a said stock and loan the sum o  | 1 1      |
|                       | Thirteen   |  | Do                                  | llars and Bil  | anty-seven  |   | )        |
| said inde             | ebtedness shall be dischar                               | ged by the cancellation of                               | said stock at n                     | naturity, and will al  | so pay all fines that may be le                                   | gally assessed against nom  | - 1      |
| made th               | erete,-according to-the-te                               | erms of said by-laws and                                 | i certain non-ne                    | gotiable note beari  | ng even date herewith, execut                                     | ed by said mortgagor_Sto said mortgage                              | - 1      |
| S                     | ECOND: That said mo                                      | rtgagor_S, within for                                    | ty days after the                   | e same becomes due   | and payable, will pay all taxe                                    | s and assessments which shall b                                     | e        |
| represen              | ted by this mortgage, or                                 | by said indebtedness, whe                                | ther levied agai                    | nst the said mortga  | gor_S.,their  | or estate in said lands created c                                   | s-,      |
| signs, or<br>or rebat | otherwise; and said mo<br>e on or offset against the     | rtgagor Bhereby was interest or principal or p           | tive any and al<br>remium of said   | l claim or right age<br>mortgage debt, by  | inst said mortgagee, its succe<br>reason of the payment of any    | ssors or assigns, to any paymen<br>of the aforesaid taxes or assess | it<br>i- |
| ments.<br>I           | HIRD: That the said 1                                    | nortgagor Swill also ke                                  | ep all buildings                    | erected and to be e  | rected upon said lands insured                                    | against loss and damage by to                                       | -        |
| nado or<br>security   | fire with insurers approv<br>to said mortgage debt.      | ed by the mortgagee in th<br>and assign and deliver to t | e sum of<br>he mortgagee a          | Nine Hund:<br>Il insurance upon sa   | red<br>aid property.  | dollars, as a furthe  | r        |
| F                     | OURTH: If said mort                                      | gagor_Smake defau  | lt in the payme                     | ent of any of the a  | foresaid taxes or assessments,                                    | or in procuring and maintainin<br>he sum so paid shall be a furthe  |          |
| lien on s             | aid premises under this n                                | ortgage, payable forthwit                                | h, with interest                    | at the rate of   | ten   | per cent per annun<br>nee premiums, or any part there               | 1. I     |
| of, when              | n the same are payable a                                 | as provided in this mortg                                | age and in said                     | note and said by-  | laws, and should the same, or                                     | any part thereof, remain unpai                                      | d        |
| with arr              | rearages thereon, and all                                | penalties, taxes and insu                                | rance premiums                      | shall, at the option   | l of said mortgagee, or its succe                                 |   | e        |
| gage, th              | e indebtedness thereby s                                 | ecured shall bear interest                               | from the filing o                   | of such foreclosure j  |   | oceedings to foreclose this mor<br>per cent per annum in lieu of th |          |
| S                     | payments of monthly ins<br>IXTH: The said mortg          | agors shall pay to the said                              |                                     | o its successors or a  |   |   |          |
| 88 9 YOG              | sonable attorney   | S fee in addition  |                                     |  |   | DOLLR:<br>en to foreclose this mortgage fo                          | S,       |
| default i             | in any of its covenants, c<br>Il be an additional lien o | r is olten as the said mort                              | gagors or mortg                     | agee may be made   | defendant in any suit affecting                                   | the title of said property, which                                   | h        |
| S                     | EVENTH: As further                                       | security for the indebted                                |                                     |  |   | he above property mortgaged t<br>v collect said rents and credit th |          |
| sum coll              | lected less cost of collecti                             | on, upon said indebtednes                                | s, and these pro                    | mises may be enfor   | ced by the appointment of a I                                     | Receiver by the Court.  |          |
| the                   | 16th   | day of January   | 077                                 |  |   |   |          |
|                       |  |  |                                     |  |   |   | ·        |
|                       |  |  |                                     |  |   |   | [        |
| STATE                 | OF OKLAHOMA,   | Tulsa  | County, ss.                         | o Mekany B-1.9-  | in and for said Country and C                                     | ate, on this Sixteenth  |          |
| day of                | January  | 19 23  | personally appe                     | ared   | m and for said bounty and S                                       | ate, on this  | -        |
|                       |  | to me known to be the ide                                | entical person S                    | who executed   | l the within and foregoing inst                                   | rument, and acknowledged to n                                       | ie I     |
|                       |  | that   | execute                             | d the same as  | the ir free an  | d voluntary act and deed for th                                     | e        |
|                       |  |  |                                     |  |   |   |          |

I hereby certify that I received \$ 0.90

within mortgage. Dated this\_\_\_\_\_\_ day of January, 1923 Wayne L. Duckley County Treasurer.

By 7 Sherwood. Deputy,