Compared	MORTGAGE RECORD NO. 413		
BLACK PTC CO. THLANDRUA 234 382 C.M. J		STATE OF OKLAHOMA, Tulsa, County, SS The instrument was filed for record on the 26 of 7000 A. D., 1923, at 4:35 o'clock F . M., and duly recorded in book H15 on pa	
	TO SAVINCS & LOAN ASSOCIATION ULSA, OKLAHOMA	(SEAL) 0. G. Weaver, (SEAL) By Brady Brown, Fees, \$	
KNOW ALL MEN BY T		Belle Wilson, his wife.	
UNITED SAVINGS & LO	DAN ASSOCIATION, of Tulsa, Oklahoma, a	te of Oklahoma, part. 1985 the first part, have mortgaged and hereby mortg corporation duly organized and doing buisiness under the statutes of the State of intunted in	
TNO	Three (3) in Block Ten (town of Red Fork, Oklaho cial plat thereof,	10) in Clinton Heights Addition to ma, according to the recorded	
Also This mortgage is given	shares of stock of said Association House in consideration ofIteen House ing payment of the monthly sum, fines and pr or for INTEREIVES and for the lows:	icata No. <u>1411</u> Class B e Ted Dollars, the receipt of which is hereby ack	
Also This mortgage is given and for the purpose of secur And the said mortgage successors and assigns, as fo FIRST. Said mortgag borrowed of said Associatio kolders and borrowers lock that said indebtedness shall under said by-laws or unde according to the terms of st SECOND. That said said lands, or upon, or on ac gage, or by said indebtedne or material liens, whether ci right against said mortgage reeson of the payment of an THIRD. That the sais with insurers approved by debt, and assign and deliver FOURTH. If said mor covenanted, said mortgage, under this mortgage, paysb FIFTH. Should defau are payable as provided in th months, then with arrearages thereon, and	shares of stock of said Associations Grid in consideration of	The second secon	
Also This mortgage is given and for the purpose of secur- And the said mortgage successors and assigns, as fo FIRST, Said mortgage borrowed of said Associatio kolders and borrowers tool that said indebtedness shall under said by-laws or under according to the terms of said SECOND. That said said lands, or upen, or on ac gage, or by said indebtednes or material liens, whether cur- right against said mortgage reseon of the payment of an THIRD. That the said with insurers approved by debt, and assign and deliver FOURTH. If said mort covenanted, said mortgage, under this mortgage, payabl FIFTH. Should defau are payable as provided in th 	shares of stock of said Associations Grid in consideration of	The second decomposition of the second period period of the second period perio	
Also This mortgage is given and for the purpose of secur And the asid mortgage successors and assigns, as fo FIRST, Said mortgage borrowed of said Associatio holders and borrowers to de 	shares of stock of said Associations Grid in consideration of	The second secon	
Also	shares of stock of said Associations Grid in consideration of	The second secon	
Also	shares of stock of said Associations Grid in consideration of	The provide the series of the second provided in some second provided provided provided in some second provided provided provided provided provided in some second provided pr	
Also	shares of stock of soid Associations Grid in consideration of	FedClass	
AlsoAlsoAlsoAlsoAnd the said mortgage successors and assigns, as fo FIRST, Said mortgage borrowed of said Associatio kolders and borrowers to de AlsoAlsoAlso that said indebtedness shall under said by-laws or unde according to the terms of as Also or upon, or on ac gage, or by said indebtedne or material liens, whether cu- right against said mortgage researe of the payment of an THIRD. That the said with insurers approved by debt, and assign and deliver FOURTH. If said mor covenanted, said mortgagee, under this mortgage, payabl FIFTH. Should defau are payable as provided in th months, then with arrearage thereon, and ly thereafter. anything here thereby secured shall bear in ments. SIXTH. The said mort premises and shall become of SEVENTH. As furthe and in case of default in the collection, upon said indebte REAL	shares of stock of said Associations Grid in consideration of	rected and to be speeted upon said lands insured against ioss and damage by torna 201 HUNG red	
AlsoAlsoAlsoAnd the asid mortgage successors and assigns, as fo FIRST, Said mortgage borrowed of said Associatio holders and borrowers to de 	shares of stock of said Associations Grid in consideration of	<pre>icate No</pre>	

14

A.

V. Long, v Public Мау 1926 lst MENT 50 10282 192 3 Varpre d' bickey

and states

12555440000

1