COMPARED

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MORTGACE.

This indenture, made and entered into this Tird (3rd) day of January, A. D. 1911, by and between A. J. Biddison and May Biddison, husband and wife, of the cunty of Tulsa, and state of Aklahoma, Farties of the first Fart, herinafter referred to as Farty of the first Fart, and The Midland cavings and Loan Company, of Denver, Colorado, a corporation organized under and by virtue of the laws of the said state of Colorado, hereinafter referred to as Farty of the second Part.

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Witnesseth: what said parts of the first part, for and in consideration of the debt hereinafter montioned and of the sum of one dollar (\$1.00) to party of the first part in hand Paid, the receipt whereof is hereby acknowledged, does by these presents grant, bargain sell and convey unto the said party of the second part and 40 its successors and assigns, forever, all the following tract or parcel of land lying and being in the county of Tulsa, and state of Oklahoma, to-wit:

Lot numbered one (1) in block numbered one (1) in Kirkwood Place, and addition to the city of Tulsa, according to the recorded Plat thereof

To have and to hold, the said described Premises with alland singular the use; incomes, rants, brofits, hereditaments and appurtenances belonging or appertaining thereunto and expressly waiving all rights of dower, homestead and exemption of the said Party of the first Part their heirs, executors, administrators or assigns therein unto the said Party of the second Part, and to its successors or assigns, forever.

Nevertheless, this instrument is executed and delivered upon the following conditions, to-wit:

That if the said Party of the first Part, their heirs, executors, administrators or assigns, shall well and truly Pay or cause to be Paid to the said Party of the second Part, its successors or assigns, the PrinciPal on of (\$2200) Tow Thousand two hundred and no/100 Dollars, with interest thereon and the agreed Premium for obtaining said loan, at the office of the said Party of the second Part in Denver, rolorado, according to the tenor and conditions of a certain First Mortgage Bond of even date herewith, for the said sum and interest and Premium, executed and delivered by the said Partyof the first Part to the said Party of the second part cotemPoraneously with this instrument.

and, shall Pay all taxes and assessments of whatever kind that may be levied and assessed at any time upn said Fremises or upn this mortgage or hond secured thereby, or against the legal holder of said bond on account of this mortgage or the bond secured herby, when the same shall become due, and pay or cause to be Paid as they fall due the monthly instalments on all shares of stock carries or owned by barty of the first part, or. dePosited with Partyof the second Part as collateral security to said loan, and Procure, keep in force and deliver to said ber ty of the second pert such Policies of insurance as are staisfactory to it, against loss by fire, tornadoes, cyclones and windstorms, upon the buildings on said Premises, in a sum at least equal to the face value of the said first mortgage bond secured hereby with mortgages clause acceptable to Party of the second Fart thereto attached making the loss, if any, beyable to Farty of the second Fart, and all Policies in force or issued upon said buildings while this mortgage is in force thereon shall be approved by and delivered to said Party of the second Part, and have its mortgage clause sttached thereto, making the loss, if any, Payable to Party of the second Part, and shall Place, keep and maintain the Duildings and all other improvements now on said premises or hereafter placed thereon, in good repair at all times, and shall commit or suffer no waste or nuisance thereony nor allow said premises to so unoccubied, and shall permit said Party of the second lart, by its officers and agents, to ro upn said Premises and rePair the same whenever they deem it necessary for the protection of the property, and in case

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