## MORTGAGE

	eka, Kansas, do hereby sell and convey unto the said The Aetna Bui in the Ladarday Lourist of Indian Territory, to wit	jaing :
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To the Control of the	ON 1634) in On Ensadde	cco
The state of the s	and the state of t	
and the control of th	taundunanan antuman annon antuman a communication and a communicat	
TO HAVE AND TO HOLD the above granted premises, with all the appurtena		
And the said Grantor ofor The Selvering Rencheirs,	executors and administrators, covenant with the said Grantee and its	suc-
essors, that the said premises are free from incumbrance, and that they have a good	right and lawful authority to sell the same, and that they will Wa	rrant
and Defend the same against the lawful claims of all persons whomsoever.	De a coi a DDI'	12.27
THE CONDITIONS OF THIS MORTGAGE ARE SUCH, That, Wherea		
iation, as a further security for the payment of the promissory note hereinafter mer	ansferred and set over unto the said The Aetna Building and Loan a	75-1
issued by the Aetna Building and Loan Association, and ha Wexed	suted and delivered to the said The Aetna Building and Loan Associa	ation
This promissory note, calling for the sum of Que Okons	Dollars, with interest at the rate of six per cent per ani	num,
and a monthly premium of Three 4 3300 Dollars; both interest and p	remium payable on the fifth day of every month until sufficient asset	s ac-
rumulate to pay to each shareholder five hundred dollars per share for each share of		
Loan Association.	301-40	
\$1000	39569. No39565	******
OR VALUE RECEIVED, 2000 hereby promise to pay to THE ÆTNA AND L	OAN ASSOCIATION, of Topeka, Kansas, on or before Ten years.	aiter
ate, Color Stons and Dollar  6) per cent per annum in monthly installments of fine Dollar	DOLLARS, with interest thereon from date thereof, at the rate of	
erest and premium bejog payable on the still day of each and every 1 onth until su		
er share held by him, in accordance with the by-laws of said Associatio , and in		
f, at the stated times, or failule to comply with any of the conditions or agreeme		
sayment thereon, then this note shall immediately become due and payable at the contintorest per annum and ix salls etc. & by asuit a	option of the legal holder hereof, and shall after such default bear attorney fee of twenty give dol	r ten Lar
er cent interest per annum. and is calle to d by asuit, a ray be taxed an Dated at sind care allians	the 157. day of man 190.	8
	Row By Robinson	
	acion & Racioni	********
orce and virtue in law. It is futher agreed, that if default shall be made in the pay ied or if the taxes, rates, insurance, liens, charges and dues assessed or charged on		
he same are due and payable, then the whole indebtedness, including the amount		
he said Grantee or its successors may proceed by forcolosure, or any other lawful r nium, costs and the amount of all assessments, dues and fines on said stock, and all		-
eal estate, and of the aforesaid real estate and the said stock, and said Grantee slight in the said of Directors of Said Association may, at their option, pay or cause to	be paid, the said taxes, charges, insurance, rates, liens and assessment	ents
o due and payable, and charge them against said Grantor or assigns, and the amoun		
aid, and may be included in any judgment rendered in any proceeding to foreclose t	his mortgage; but whether they elect to pay such taxes, insurance ch	arg-
s, rates, liens and assessments or not, it is distinctly understood that in all cases of nd the whole of said sum shall immediately become due and payable.	delinquencies as above enumerated, then, in like manner, the said	note
WITNESS our hands, this 15th day of man	190 <b>%</b>	
	Rowley Robinson.	
	William Comments	•••••
tate of Kanas, OKlahoma Qulba County' SS:		
	A. D., 190 personally appeared be	fore
BE IT REMEMBERED, That on this	moon accese rooms	
BE IT REMEMBERED, That on this		
BE IT REMEMBERED, That on this	,	
tho	, 5 subscribed to the foregoing deed as grantor , acknowle	
mper turnuqqa	, 5 subscribed to the foregoing deed as grantor , acknowle	
who all personally known to me to be the identical person whose name he same to be The avoluntary act and deed, and that the execution	subscribed to the foregoing deed as grantor, acknowled the same for the purposes therein mentioned.	
who are personally known to me to be the identical person whose name he same to be the identical person exhose name executed and that the executed are the identical person exhose name in the identical person ex	subscribed to the foregoing deed as grantor, acknowled the same for the purposes therein mentioned.	
who all personally known to me to be the identical person whose name he same to be The avoluntary act and deed, and that the execution	subscribed to the foregoing deed as grantor, acknowled the same for the purposes therein mentioned.	ged
the same to be	subscribed to the foregoing deed as grantor, acknowled the same for the purposes therein mentioned.  If the day and year last above written.	ged
the and personally known to me to be the identical person whose name he same to be same to be same to be same to be whose name execution with the same to be whose name who will be same to be whose name who will be same to be whose name who will be same to be whose name whose name whose name who will be same to be whose name who will be same to be whose name whose name whose name who will be same to be whose name who we have a same to be whose name whose name who will be same to be	subscribed to the foregoing deed as grantor, acknowled the same for the purposes therein mentioned.  If the day and year last above written.	ged
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