MORTGAGE

COMPAPED

wife of the country, for and in consideration of the sum of III	hat Thomas Esisson and Rosa B Sis frem Shandred DOLLARS,
n hand paid by THE ÆTNA BUILDING AND LOAN ASSOCIATION	N, of Topeka, Kansas, do hereby sell and convey unto the said The Aetna Building
and Loan Association and its successors, the following described premises	situated in the District of Indian Territory, to-wit:
The mesterly feller (5-0) f	eye-of Lot three 32 in Block
and hundred tisas in il	the dig of Telsa Oklahoma
an na antana maasa maana maana maana maana maana maana an an	
taran ayan maran da ayan ayan ayan ayan ayan ayan ayan	lankanyandapathuyuptajahannananunununiyiinde aasaa aa
NO TANTA AND TO TOTAL	contraction and the contraction of the contraction
	appurtenances thereto belonging, unto the said Grantee and its successors, forever.
	heirs, executors and administrators, covenant with the said Grantee and its suc-
	ave a good right and lawful authority to sell the same, and that Lag will Warrant
nd Defend the same against the lawful claims of all persons whomsoever	0 4 0 6
THE CONDITIONS OF THIS MORTGAGE ARE SUCH, Tha	
	ssigned, transferred and set over unto the said The Aetna Building and Loan Asso-
	inafter mentioned, Share of Series Stock in Class A, No. 44143
issued by the Aetna Building and Loan Association, and ha	Legecuted and delivered to the said The Aetna Building and Loan Association
Allr promissory note , calling for the sum of Japle	Dollars, with interest at the rate of six per cent per annum,
nd a monthly premium of Dollars; both inte	rest and premium payable on the fifth day of every month until sufficient assets ac-
imulate to pay to each shareholder five hundred dollars per share for each	ch share of stock held by him, according to the by-laws of The Aetna Building and
oan Association.	
\$ 15-M	No. 44145- 44146
OR VALUE RECEIVED. We do hereby promise to non to THE WITH	A AND LOAN ASSOCIATION, of Topeka, Kansas, on or before Ten years after
to Fflein Lundred	DOLLARS, with interest thereon from date thereof, at the rate of six
2	Dollars also a monthly premium of Dollars, both in-
rest and premium being payable on the 5th day of each and every 11 ont	th until sufficient assets accumulate to pay each shareholder five hundred dollars
to come - water	o , and in case of default in the payment of interest, premium, or any part there-
at the stated times, or failure to comply with any of the conditions o	r agreements contained in the First Mortgage on Real Estate given to secure the
yment thereon, then this note shall immediately become due and payal	ble at the option of the legal holder hereof, and shall after such default pear ten
r cent interest per annum.	2 mily feed the state of
Dated at States	Kansas, the day of 190
	Thomas C Disson
	17mg B Sing
	1
Now, if the said Tomas & To	B. Sam, then heirs, assigns, executors, or admin-
	r thereof, and all assessments, due and fines on said stock, to the said The Aetna
	sured against Fire and Tornado, and pay all taxes, rates, liens, charges and assess-
	s herein provided, then this mortgage shall be void; otherwise to remain of full
	in the payment of said sums of money, or any part thereof, as hereinbefore speci-
	harged on the above real estate shall remain unpaid for the space of sixty days after
	he amount of all assessments, dues and fines on said stock, shall become due, and
	er lawful mode, to make the amount of said note, together with all interest, pre-
	ck, and all taxes, rates, insurance, liens, charges and assessments accrued on said
al estate, and of the aforesaid real estate and the said stock, and said the confunction of the said stock and said the confunction of the said stock and said the confunction of the said stock and said the said said the said stock and said the said said said the said said said the said said said said said said said said	Grantee shall be entitled to the possession of said premises and of said property— reases to be paid, the said taxes, charges, insurance, rates, liens and assessments
at the Board of Directors of said Association may Lat their option, pay o	Grantee shall be entitled to the possession of said premises and of said property— proceedings to unstablished by the said taxes, charges, insurance, rates, liens and assessments for cause to be paid, the said taxes, charges, insurance, rates, liens and assessments the amount so paid shall be a lien on said mortgaged premises until the same be
due and payable, and charge them against said Grantor or assigns, and	the amount so paid shall be a lien on said mortgaged premises until the same be
id, and may be included in any judgment rendered in any proceeding to	foreclose this mortgage; but whether they elect to pay such taxes, insurance charg-
	ll cases of delinquencies as above enumerated, then, in like manner, the said note
d the whole of said sum shall immediately become due and payable.	
Witness our hands, thisday of	190 9
	Thomas Disson
	Rus Baline
	for the state of t
ate of Kansas, Que alao County' SS:	
BE IT REMEMBERED, That on this day of	A. D., 1999 personally appeared before
	Dussy and Rus B.
e undersigned, a Notary Public in and for said county	man de la company de la compan
cotant quefle	
o	se name S subscribed to the foregoing deed as grantor , acknowleged
e same to be This voluntary act and deed, and that Liles	
- and that the same and the same as a same and the same as a	A service and the purposed and the inclinion of
[SEAL] WITNESS my hand and No	otarial Seal, the day and year last above written.
	21-B-11-
	Notary Public.
20-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Trougy Fublic.
y commission expires 202 1918	
, 930 0	
led for Record June 16. 190 g at 3. o'clock P. M.	Hereko. Pon NO NOOD
	Deputy U. S. Clerk and Ex-Officio Recorder:
	Le son of a significant and a
	Lac
	ec .