## MORTGAGE AND OIL LEASE RECORD.

Delies, the sum of Clarest Conf.  Delies, the sum being the interest from munitary upon relia sum so becomed by Montage and the sum of Clarest Conf.  Delies, the sum being the promises and the interest of the promises of the most through the confidence of the promises of the most through the confidence of the confide	REAL ESTATE MORTGAGE.
promise to pape mind Amengidion at its forms Office of Nevola, No., nil of soid name of more, amonging in the aggregate to	and the sum of One and some borrowed by Dollars, the same being the interest due monthly upon said sum so borrowed by
romine to pure mid Amerigina at in Home Office of Nevada, No., all of soil amon of second, among in superpete to superpeted an stock together with the sexulage and runtile accelled lineare failt much make and eventy ments, and continues each neutility parameter and the sexulates of stock, and and certificate of stock is sufficially to make and eventy ments. And Intellectual to the per of him wakes of stable and stock, and and certificate of stock is sufficially to make and eventy ments and stock to the social man of making or any new theorem of stables, the stock of periods in the control of the control forced, in accordance with the cries and equalities of ready and description and it in control or control of the co	and the sum of Moule and Jao Dollars, the same being the premium due monthly upon said sum so borrowed. And A.
until the faces payments on stock together with the excitings and profile occidited theresos shall make still cartificated or stock and and certificate of stock is estimated to make and records her whole in \$\int_{\text{.}}\$ months from data thereod.  And MML further agrees, in case of defaults in the payment of said some of money, or early surf theoret, monthly are advanted, to pay all faces and peculities assessmed on account thereof, in accordance with the rate and regulations of raid Association, and it, is case of default, the stock polegoes and the according time to secons and monthly promotic shall, upon the sair thereof, be insufficient to report end Association; and it, is case of default, the stock polegoes and the according time to promotic and agree to fully pay and disable, sair the sair thereof, and the payment of all faces, possibles, polegoes and and other charges shall entitle all of said certificates.—of stock—to referre playing of said stock, and the payment of all faces, possibles, ordered, there are defeated and other charges shall entitle all of said certificates.—of stock—to referre playing and Associations at the sacrotited case of the said there.—of stock—on taken and reference about the said association and the said stock—of stock—an taken and reference about the said association and the said stock—of stock—an taken and reference and all the said the said association and the said stock—of stock—an taken and reference and the said the said stock—of stock—an taken and reference and the said stock—of stock—an taken and reference and the said stock—of stock—an taken and reference and the said stock—and the said stock—and taken and reference and said stock—and taken and reference and taken and ta	
until the faces payments on stock together with the excitings and profile occidited theresos shall make still cartificated or stock and and certificate of stock is estimated to make and records her whole in \$\int_{\text{.}}\$ months from data thereod.  And MML further agrees, in case of defaults in the payment of said some of money, or early surf theoret, monthly are advanted, to pay all faces and peculities assessmed on account thereof, in accordance with the rate and regulations of raid Association, and it, is case of default, the stock polegoes and the according time to secons and monthly promotic shall, upon the sair thereof, be insufficient to report end Association; and it, is case of default, the stock polegoes and the according time to promotic and agree to fully pay and disable, sair the sair thereof, and the payment of all faces, possibles, polegoes and and other charges shall entitle all of said certificates.—of stock—to referre playing of said stock, and the payment of all faces, possibles, ordered, there are defeated and other charges shall entitle all of said certificates.—of stock—to referre playing and Associations at the sacrotited case of the said there.—of stock—on taken and reference about the said association and the said stock—of stock—an taken and reference about the said association and the said stock—of stock—an taken and reference and all the said the said association and the said stock—of stock—an taken and reference and the said the said stock—of stock—an taken and reference and the said stock—of stock—an taken and reference and the said stock—of stock—an taken and reference and the said stock—and the said stock—and taken and reference and said stock—and taken and reference and taken and ta	Dollars, on the 20th day of each and every month, and continue such monthly payme
Acad Marcher gener, in case of defacts in the payment of said amost comony, or ony port thronely, monthly an derenant, or only all class and possible message and monthly payments shall, upon the said thereof, he insufficient to crops eath amountably payments shall, upon the said thronely, he insufficient to crops eath amountably payments shall upon the said thronely he insufficient to crops eath amountably my appeared shall not be a considered to prove eath amountably and agreet for fully pay and displaying the same. The payment of said mentalty um agreeting.  DOLLARS each and every connective month hereafter shall the matrity of said stock, and the payment of all finet, possibles, advances, liens and other dougs shall entitle and it said extending and the said stock and every connective month hereafter shall the matrity of said stock, and the payment of all finet, possibles, advances, liens and other dougs shall entitle that and extended and every connective month hereafter shall the said stock and the secondition of the said stock and payable, as already and the said stock and	until the dues payments on stock together with the earnings and profits credited thereon shall make said certificate of stock equal to the par or face value of s
Acad Marcher gener, in case of defacts in the payment of said amost comony, or ony port thronely, monthly an derenant, or only all class and possible message and monthly payments shall, upon the said thereof, he insufficient to crops eath amountably payments shall, upon the said thronely, he insufficient to crops eath amountably payments shall upon the said thronely he insufficient to crops eath amountably my appeared shall not be a considered to prove eath amountably and agreet for fully pay and displaying the same. The payment of said mentalty um agreeting.  DOLLARS each and every connective month hereafter shall the matrity of said stock, and the payment of all finet, possibles, advances, liens and other dougs shall entitle and it said extending and the said stock and every connective month hereafter shall the matrity of said stock, and the payment of all finet, possibles, advances, liens and other dougs shall entitle that and extended and every connective month hereafter shall the said stock and the secondition of the said stock and payable, as already and the said stock and	certificate of stock, and said certificate of stock is estimated to mature and reach par value inmonths from date thereof.
secure said mostibly payments shall, upon the sate thereof, he insufficient to repay easid senseintion my balance spicials may be due and owing on said loom. Promise and agree to fully pay and discharge the same. The payment of said arouthly sum agreegating.  DOLLARS and a search and overy connectative month hereaftee until the mainting of said stock, and the payment of all fines, possibles, statutes, lines and other charges should said of said contribute. In stanta by said Association is full satisfaction of this Obligation and Dood of Trust or Mortrage to secure the same.  This Obligation may be accelled on such repayment of loan with the withdrawal value of the stock carried with same.  Note or Obligation may be accelled on such repayment of loan with the withdrawal value of the stock carried with same.  Note or Obligation may be accelled on such repayment of loan with the withdrawal value of the stock carried with same.  Note or Obligation may be accelled on such repayment of loan with the withdrawal value of the stock carried with same.  Igraci [graci]  NOW, THEREFORE, II said payment the full pay the several source of money assultated in a too to obligation, including all dose, interest and to be required, when there shall be to become dose and puyphely, as aforesaid, and shall faithfully perform all of the said other agreemant, then chose presents shall be be void; otherwise, the arms shall be and remain in full lores and select, and this Mortgage may be immediately feroleced and enforced for the unpud interest and prentum, and the exponitivers because he immediately feroleced and enforced for the unpud interest and prentum, and the exponitivers because he immediately foreloced and enforced for the unpud interest and prentum, and the exponitivers because in provided by the Britance of the unpud interest and prentum, and the exponitivers because in provided by the Britance of the unpud interest and interest and interest and interest, near many search of the unpud interest and prentum shall be payment of m	And Mediturther agree, in case of default in the payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and penalt
promise and agree to fally pay and dispharge the same. The payment of said menthly sum aggregating.  DOLLARS such and every consecutive month hecatifer until the sandurity of said shock, and the payment of all class, penalties, advances, lices and other charges shall entitle shall be inken by said Association in full satisfaction of this Obligation and Does of Trans or Mortegue to scores the same.  This Obligation may be paid off at any time upon giving thirty days' written notice to the Kone Ollice of the Association is Nevala, Mo., in which sweat this Note or Obligation may be needled on each repayment of loan with the withdrawal value of the stock carried with same.  [SEAL]  NOW, THREEFORS, II said payded the first part shall pay the several sums of meany mentioned in said note or obligation, including all does, interest and possition, when they shall be on become due and payable, as sforeated, and shall faithfully perform at of the said other agreements, then these presents shall be to be void; otherwise, the same shall be and resented in full toes and differs, and this Mortegue may be immediately foreclosed and enforced for the unpeal amount of the principal of and shoul, the pumpid interest and promism, when they shall be on become due and payable, as sforeately, and this Mortegue may be immediately foreclosed and enforced for the unpeal amount of the principal of and all only the grant of the said about, the music promism, and resented in full reserve to the principal of and about, the music interest and promism, and the exponenties between the shall be and instruction, and they of the second purt, to pay avaid taxes, asternary for for in circlinating out upon this Mortgage; also for fereclosing the same; all of which shall be a lice upon said premisms are premised and included in any decree of fereclosure readered thereon, and all each of the charges as provided by the Sylvary of the necessary of the foreign of the promisms are premised and the shall be applied on the sylvary of the second purt, to pay	assessed on account thereof, in accordance with the rules and regulations of said Association, and if, in case of default, the stock pledged and the security given
ouch and every connective month hereafter until the maturity of said stock, and the payment of all flost, penalties, advances, liera and other charges shall entitle all of said certification, of stock, no the maturity of said Association at the accordinate accordinate accordinate and value thereof, and the said share—of stock, no taken and reformed shall be taken by said Association for fall satisfaction of this Obligation and Deed of at sary time upon giving thirty days' sritten incides to the Home Office of the Association at Nevatin, Mo., in which event this Note or Obligation may be paid of at sary time upon giving thirty days' sritten incides to the Home Office of the Association at Nevatin, Mo., in which event this Note or Obligation may be carefuled in an entitle product of the stock carried with same.  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [NOW, THEREFORE, II said pathods the first part shall pay the several sums of mosty mentioned in said note or obligation, incinding all dates, interest and promism, when they shall be or bosome due and payolis, as aforestid, and shall fatifiably speferm all of the said Observations, then these presents shall be to void; otherwise, the same shall be and restain in full force and effect, and this Merigage may be immediately foreclosed and colored for the unpaid amount of of the principal of said ones, the upon distances and prentum, and the expression that the charges as provided by the Pa-Laws of the anti-Association, for the same essencents and insumon, and to protect the 60s to said genuties, together with the charges as provided by the Pa-Laws of the anti-Association, for the non-payment of said lotters, recentume, appendictores, and ill prenty especially as a stormey's fee for instituting out upon this Merigage; also for forelessing the same; all of which shall be a lieu upon and growing the payment of said destruction, to be payment of said prenty and payment of forecleases repredend thereon, and all resta collected by such surface of the	secure said monthly payments shall, upon the sale thereof, be insufficient to repay said Association any balance which may be due and owing on said loan.
ouch and every connective month hereafter until the maturity of said stock, and the payment of all flost, penalties, advances, liera and other charges shall entitle all of said certification, of stock, no the maturity of said Association at the accordinate accordinate accordinate and value thereof, and the said share—of stock, no taken and reformed shall be taken by said Association for fall satisfaction of this Obligation and Deed of at sary time upon giving thirty days' sritten incides to the Home Office of the Association at Nevatin, Mo., in which event this Note or Obligation may be paid of at sary time upon giving thirty days' sritten incides to the Home Office of the Association at Nevatin, Mo., in which event this Note or Obligation may be carefuled in an entitle product of the stock carried with same.  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [ERAL]  [NOW, THEREFORE, II said pathods the first part shall pay the several sums of mosty mentioned in said note or obligation, incinding all dates, interest and promism, when they shall be or bosome due and payolis, as aforestid, and shall fatifiably speferm all of the said Observations, then these presents shall be to void; otherwise, the same shall be and restain in full force and effect, and this Merigage may be immediately foreclosed and colored for the unpaid amount of of the principal of said ones, the upon distances and prentum, and the expression that the charges as provided by the Pa-Laws of the anti-Association, for the same essencents and insumon, and to protect the 60s to said genuties, together with the charges as provided by the Pa-Laws of the anti-Association, for the non-payment of said lotters, recentume, appendictores, and ill prenty especially as a stormey's fee for instituting out upon this Merigage; also for forelessing the same; all of which shall be a lieu upon and growing the payment of said destruction, to be payment of said prenty and payment of forecleases repredend thereon, and all resta collected by such surface of the	promise and agree to fully pay and discharge the same. The payment of said monthly sum aggregating.
the lib taken by said Association in full satisfaction of this Obligation and Dood of Trust or Mortgage to secure the same.  This Obligation may be paid off at any time upon giving thirty days' written nodes to the Home Office of the Association at Nevada, Me., is which event this Note or Obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.  [ERAL]  [ERA	그렇게 어려워 되어 되는 그들이 하는 그렇지만, 이 사람들은 이 사람들은 아이들이 가지는 그렇지 않는 사람들이 되는 사람들이 가는 사람들이 어느를 가지 않는 것이 없었다. 이 사람들이 없는 사람들이 사람들이 사람들이 되었다.
This Obligation may be paid off at any time upon giving thirly days' written notice to the Home Office of the Americalica at Newala, Mo., in which event this Note or Obligation may be credited on such repayment of locan wifit the withdrawal value of the stock carried with same.  [SEAL]	all of said certificateof stockto redemption by said Association at the accredited earned value thereof, and the said shareof stockso taken and redeen
Note or Obligation may be credited on such repayment of foun with the withdrawal value of the stack carried with same.  [Silaxi]  [Silaxi]  [Silaxi]  [Silaxi]  [Silaxi]  [NOW, THEREFORE, It eads published the first part shall pay the several sums of meany mentioned in said note or obligation, including all dose, interest and premium, when they shall be or become due and payable, as aforesaid, and shall shithally perform all of the said other agreements, then these presents shall be be void; otherspie, the same shall be mad remain in fall three and effects, and this Mortgage may be immediately foredosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditures beginned or an accordance with the said of the said of the said only of the second part, to pay said (axes, assessments and insurance, and to protect the said premises, and included in any decree of foredosour or netered thereas, and all rosts collected by said party and an attempt for for for initiating said upon this Mortgage; also for foredosing the same; all of which shall be a file upon said premises and secured by this Mortgage, and included in any decree of foredosoure rendered thereas, and all rosts collected by said party of the second part shall be applied on the payment of said debt. And the said part said the first part, for said consideration, do.—hereby expressly value as apprendent of said real estate and all benefits of the homestand exemption and stay law of the State of Oklahoma.  IT IS UNDERSTOOD AND AGRIED, By and between the parties hereto, it is this entire contaction of said and should be said association and the laws of the State of Missouri, and in constraing this contract the By-Laws of the State of Missouri, and in constraing this contract the By-Laws of said Association and the laws of the State of Missouri as to govern.  IN WITNESS WHEREOF, The said part and of the first part had been and said Association and the laws of the State of Missouri and contact the By-Laws	shall be taken by said Association in full satisfaction of this Obligation and Deed of Trust or Mortgage to secure the same.
[SEAL]	This Obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event t
NOW, THEREFORE, It said pauled the first part shall pay the several sums of monay mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be be void; otherwise, the same shall be and remain in full force and effect, and this Mortage may be immediately foreclosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditures hersinbedoren named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charge as provided by the Ry-Laws of the said association. DOLLARS as attorney's fee for instituting soil upon this Mortages; also for foresicating the sames all of which shall be a lieu upon and premises and secured by this Mortages, and included in any decree of foresioner rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said duely and the said part. Most the state of the State of Oklahoma.  IT IS UNDESTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the FARM AND HOME SAUNGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri are to govern.  IN WITNESS WHEREOF, The said part. Most part half of the first part half-first part half-first part half of the first part half-first part half for the County of the second decreased the within and foregoing instrument, and acknowledged to me that. The acceptable of the half half association and distributed for the County of the second the written.  State of Oklahoma,  State of Oklahoma,  BEFORE ME. A Notary Public in and for the County of the State of Missouri and deed, for the uses and purposes therein ast forth.  IN WITNESS WHEREOF, The herefully to the second	Note or Obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.
NOW, THEREFORE, It said pauled the first part shall pay the several sums of monay mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be be void; otherwise, the same shall be and remain in full force and effect, and this Mortage may be immediately foreclosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditures hersinbedoren named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charge as provided by the Ry-Laws of the said association. DOLLARS as attorney's fee for instituting soil upon this Mortages; also for foresicating the sames all of which shall be a lieu upon and premises and secured by this Mortages, and included in any decree of foresioner rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said duely and the said part. Most the state of the State of Oklahoma.  IT IS UNDESTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the FARM AND HOME SAUNGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri are to govern.  IN WITNESS WHEREOF, The said part. Most part half of the first part half-first part half-first part half of the first part half-first part half for the County of the second decreased the within and foregoing instrument, and acknowledged to me that. The acceptable of the half half association and distributed for the County of the second the written.  State of Oklahoma,  State of Oklahoma,  BEFORE ME. A Notary Public in and for the County of the State of Missouri and deed, for the uses and purposes therein ast forth.  IN WITNESS WHEREOF, The herefully to the second	[SEAT] E.M. Soonee [SE
NOW, THEREFORE, It said particles the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be breveld; otherwise, the same shall be and remain in full force and effect, and this Mortgage may be immediately forcedosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and promium, and the expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and incurance, and to predoct the title to said premises, together with the charges as provided by the Ry-Laws of the said Association, for the non-payment of said interest, premiums, expenditures, and the payment of mortgages before their maturity, and	
premium, when they shall be or become due and payable, as aloresaid, and shall faithfully perform all of the said other agreements, then these presents shall be be void; otherwise, the same shall be and remain in full force and effect, and this Mortgage may be immediately forcedosed and enforced for the unpaid amount of of the principal of said ones, the unpaid interest and premium, and the expenditures besinderore named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums, expenditures, and the payment of recipients of the said party of the s	된다면 등로 보면 하다 회의에 하고 하면 되면 되어 되었다면 생활이 하면 되었다. 그런 이 마음을 하는 사람들이 되어 되었다면 하는데 되었다는데 하다 되었다면 하는데 하는데 하다 없어지도 되어 있다.
be void; otherwise, the same shall be and remain in full force and effect, and this Mortgage may be immediately foreclosed and enforced for the unpaid amount of of the principal of said note, the unpaid interest and premium, and the expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premiums, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums, expenditures, and the payment of mortgages before their maturity, and.  DOLLARS as attempty's fee for instituting suit upon this Mortgage; also for foreclosing the same; all of which shall be a lieu upon said premises and secured by this Mortgage, and included in any decree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said delt. And the said part	요즘 화가 있는데 사람들이 얼마나 되는데 하고 있다면 되었다. 그는데 하고 있는데 그는데 하는데 되었다. 그는데 그는데 그는데 하는데 하는데 그릇을 되었다는데 되었다.
of the principal of said nots, the unpuid interest and premium, and the expenditures bersinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums, expenditures, and the payment of mortgages before their maturity, and.  DOLLARS as attoracy's fee for instituting suit upon this Mortgage; also for foreclosing the same; all of which shall be a lieu upon said premises and secured by this Mortgage, and included in any decree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part—Local the first part, for said consideration, do hereby expressly vaive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the State of Oklahoma.  IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in constraing this contract the By-Laws of said Association and the laws of the State of Missouri, and sociation and seal-state day and year first above written.  State of Oklahoma,  SS HEREOF, The said part.  SCHOOL This WITNESS WHEREOF, I have hereunto set my hand and official eas, at my office in the County of and State of Oklahoma, in the world witness of the same as a state of the same as the same of the same as a state of the same as same of the same	성, 문서화가 살아 아들리는 성 실원으로 하게 되는 이 선생님이 있어야 하네요요. 나는 사람들이 나는 사람들이 되었다고 하다고 싶을 하게 되었다는 사람들이 되었다. 아이지 아름다는 아름다는
assessments and insurance, and to protect the title to said premises, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, pramiums, expenditures, and the payment of mortgages before their maturity, and	· 보통하다 마른 사람들은 사람들이 되었다. 그리고 있는 사람들은 사람들은 하고 있다면 보고 있다. 그런 사람들은 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.
payment of said interest, premiums, expenditures, and the payment of mortgages before their maturity, and party of the same of all of which shall be a lien upon said premises and secured by this Mortgage, and included in any decree of forcelosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part with the start part for said consideration, do	병사에서 맞지 그는 그는 사람들은 사람들 회에는 물살으로 모든 사람들이 가득하고 있다면 가장 사람들이 되는 사람들은 사람들이 가장 모든 사람들이 모든 사람들이 되는 것이다. 그 나는 사람들에게
as attorney's fee for instituting suit upon this Mortgage; also for foreclosing the same; all of which shall be a lien upon said premises and secured by this Mortgage, and included in any decree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said desta. And the said part.  And the said part.  And the said part.  And the said part.  And the Sitte of Oklahoma.  IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of said Association and the laws of the State of Missouri, and in constraing this contract the By-Laws of said Association and the laws of the State of Missouri are to govern.  IN WITNESS WHEREOF, The said part.  State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  Macking of The State of Oklahoma,  State of Oklahoma,  Macking of The State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  ACKNOWLEDGMENT.  State of Oklahoma,  Is will, personally appeared.  ACKNOWLEDGMENT.  State of Oklahoma,  Mis wife, to me known to be the identical person who executed the within and foregoing instrument, and schowledged to me that the cannot be succeeded the same as the said free and voluntary act and deed, for the uses and purposes therein set forth.  IN WITNESS WHEREOF, have hereunto set my hand and official seal, at my office in the County of the said purposes therein set forth.  Notury Public Tellula.  County, State of Oklahoma,  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully to mand that after such explanation.  State of Oklahoma, and State of Oklahoma.  STATE DYDERSTOOD This day of the said and official seal, at my office i	
and included in any decree of forcelesure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part	
And the said part. Action the first part, for said consideration, dohereby expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the State of Oklahoma.  IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire confract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri are to govern.  IN WITNESS WHEREOF, The said part and of the first part hazechereunto set	불성으로 부탁했다고요요일 내가요요한 내 계급을 보고 있으고 중사람들이 그렇고 있는 이번 그릇들이 그렇게 되고 그리고 있는데 나라는데 아니라를 생각하는데 하고 되고 이 어머니라 가게 되었다.
State of Oklahoma,  State of Oklahoma,  State of Oklahoma,  BEFORE ME, A Notary Public in and for the Country of	exemption and stay laws of the State of Oklahoma.  IT IS UNDERSTOOD AND AGREED, By and between the parties heroto, that this entire contract, and each and every part thereof, is made and entered in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, a in construing this contract the By-Laws of said Association and the laws of the State of Missouri are to govern.
State of Oklahoma,  SS.  BEFORE ME, A Notary Public in and for the County of	가는 이 문문을 보고 있다면 하다는 이 이 문문을 하는 이 문문을 하는 것 같아. 이번 이 사람들이 되었다는 그는 이번 하는 그를 하는데 모든 사람들이 되었다는 그를 하는데 모든 사람들이 되었다. 그리고 있는데 그는 그를 하는데 그를 그를 하는데 그를 하
State of Oklahoma,  State of Oklahoma,  Country  BEFORE ME, A Notary Public in and for the County of	됐는데, 사람들은 하면 사람들은 이번 사람들은 그는 사람들은 그는 하는 아름은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
State of Oklahoma,  Secondary Secondary State of Oklahoma,  Secondary State of Oklahoma,  Oklahoma, on this Vand day of personally appeared of Secondary State of Oklahoma, on this Vand day of his wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that they executed the same as the secondary of the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of and State of Oklahoma, this 22M day of Secondary Public expires on the 22M day of Secondary State of Oklahoma,  My commission as Notary Public expires on the 22M day of Secondary State of Oklahoma.  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully to and that after such explanation acknowledged it."  FILED FOR RECORD This day of June 1929 at Goldock d.M.	[SEAL] Venice foruse [SEA
DEFORE ME, A Notary Public in and for the Country of	ACKNOWLEDGMENT.
his wife, to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	County of Tuleal County BEFORE ME, A Notary Public in and for the County of Juleal and State
IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of	and Menuel Marie his wife, to me known to be the identical person who executed the within and foregoing instrume
My commission as Notary Public expires on the 22 md day of 20 may 19/3 Notary Public County, State of Oklahama  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD This 26 day of19 q at	and acknowledged to me that theyexecuted the same as free and voluntary act and deed, for the uses and purposes therein set forth.
My commission as Notary Public expires on the 22 malay of 19/3 Notary Public County, State of Oklahama  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD Thisday of1929 at0'clock A_M.  ACC	IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County ofand State of Oklahor
My commission as Notary Public expires on the 22 Maday of 19/3 Notary Public County, State of Oklahama  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD Thisday of19-9 at0 clock A_M.  Add Madaged Mada	this 22nd day of June 1009 (Seal) 6 Galaus
INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD Thisday of19-9 at	
2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD Thisday of19-9 at	
2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD Thisday of19-9 at	1. Insert the word "himselt," "herself," or "themselves."
and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD This	요. #요. 생물에 살아내는 그는
FILED FOR RECORD This 26 day of June 1929 at 9 o'clock alm.  (Chal) Hills Walkley, Points of Dodg.	하는 보이 들어도 있어요. 그는 아이를 사람들이 가는 사람이 가는 사람이 되는 사람들은 것을 모두 하는 것이 되는 것으로 보는 사람이 가는 것이 된다. 그를 모두는 것이 없는 것이 없는 것이 없는 사람들이 되었다.
Chal) St. Walkley,	FILED FOR RECORD This 26 day of June 1929 at 9 o'clock AM.
	Chal St. Walkley,