MORTGAGE AND OIL LEASE RECORD. DOGSEN Printing Company, Dallas, Texas=468.

2222 - FAPL:N

REAL ESTATE MORTGAGE.				
THIS INDENTURE, Made this Minuteenth day of		wan Oslan M	Mining and his	-ulos
as I Steen	4	ween ja print 17.	with the deligning of the con-	an garage
inTulkalCounty and State of Okla	home mirt Sof the first part of	nd the FARM AND FIOR	TE SAVINGS AND LOAN	MOTERTON
OF MISSOURI, a corporation organized under the laws of the		ara a Mari Barala a	7	
WITNESSETH, That the said partal of the first part, fo	andre and the late to the resultance of the first of the	e alifi i nigali uma hay inmigenti a la la la	Jundred!	DOLLARS
in hand paid by the said party of the second part, the receipt			andrila en del este Malliotti de senata de la	
Convey and Confirm unto said party of the second part,			원생하다는 여러분 들이 하고 있다.	A Barabara
the County of and State of Ok	de Phile Level i bele bli eti kat di ski.	rer, and the following di	secribed real estate, lying i	ing situatea m
ing a service of the control of the	Land one half	lato Port	al the the Stars	thoslu-
Seventy-five 65 Heet of for	munifered s	12/1/2	Plack men	ldsed i
	Vin the by		lea Oblah	mai
according to the recorded	plat thereof	10.	insprovenia	ute/
Thereon! I				

		and a property of the state of	attaracetarialwateutei (kipasiya, ekeen (amakili pagiya, amak	ruinia valdi saasi tarabaha paad
Constant Control of the Control of t	an and a second	19-1 PE- (04		
				m 1991, 1991 1 1 1 1 1 1 1 1 1 1 1 1 1 1
g de la tradición de la militar de la companya de La companya de la co				
, <u>mangan na kangan na</u> Bangan na kangan na k				
The state of the s	vandenistaan joo kaatalaan ka	variation in the production in against	***************************************	
			1111	
together with all rents of said property, with full power and au and with all and singular the tenements, hereditaments and ap		the conditions of this l	fortgage become broken in	any particular,
TO HAVE AND TO HOLD THE SAME Unto said party	of the second part, its successors	and assigns forever. Sa	id partacof the first part h	ereby covenant
with said party of the second part, its successors and assigns, t	hat at the delivery hereof	are the frue and la	wful owned of the	said premises
above granted; and seized of a good and indefeasible Estate of	Inheritance therein, free and clea	r of all encumbrances, t	hat there is no one in advers	e possession of
same, and that	against the lawful and equitable	claims of all persons w	homsoever.	
PROVIDED, ALWAYS, And these presents are upon the			A //	// ,
of said part led the first part, loaned and advanced to	ohn W. Hisey	and his swing	leads S.L	Husey
the sum	of Twelve	Tuendred		dóllars.
AND WHEREAS, Said part lot the first part agreewi	th the said party of the second pa	ort, its successors and s	ssigns, to pay all taxes an	d assessments,
general and special, against said lands and improvements there	on, when due, and to keep said i	mprovements in good i	epair, and to keep the bui	ldings thereon
constantly insured in such company or companies as said secon	ed party may designate, and the p	olicy or policies of insur	ance constantly transferred t	o said party of
the second part, its successors or assigns; and also to keep sa	id lands and improvements there	on free from all statutory	lien claims of every kind,	and if any or
either of said agreements be not performed as aforesaid, the	n said party of the second part,	its successors or assigns,	may pay such taxes and as	sessments, and
may effect such insurance, for such purpose, paying the costs t	hereof, and may also pay the fina	l judgment for any statu	tory lien claims, and may in	vest such sums
as may be necessary to protect the title or possession of sai	d premises, including all costs, a	nd for the repayment of	all moneys so expended to	gether with the
charges thereon as provided by the Constitution and By-Laws	of the said Association, these pres	ents shall be security.		
AND WHEREAS, The said falu 20. Her	reg und hir se	ife Ada	I. Stirry	\
did on the Magualla day of June	19.09, make and deliver to th	o FARM AND HOME S	avings and loan asso	CIATION OF
MISSOURL LATTU note or obligation, which is made a pr	art hereof and is in words and figu	ires as follows, to-wit;	Tribulation is a contract. The Contract is a contract in the contract in	
	NOTE OR OBLIGATION	v. /	-d	
		u- Jui	kang kaledah di Alian Kijian kan Megantan nukebis	19 <i>Q. J</i>
FOR VALUE RECEIVED promise to pay	to the order of the FARM AND	home sa∜ings and	LOAN ASSOCIATION OF	F MISSOURI,
the following sums of money, viz: The sum of	irteen and 1,00		Dollars, the s	ame being the
monthly dues on the M. share of the capital stock this day pledged by to said Association to se	of said Association, represented a	nd evidenced by the cer	tificatethereof, numbered.	2251
this day pledged by to said Association to se	ecure a loan of	- hund	eld in the second	DOLLARS;