REAL ESTATE MORTGAGE.

between al Brown and his wife Nattel May Brown
between al Grown and his wife Statted May Grown in Tulsa County and State of Oklahoma, part is of the first part, and the BARM AND HOME SAVINGS AN
LOAN ASSOCIATION OF MISSOURI, a corporation organized under the laws of the State of Missouri, of the second part:
WITNESSETH, That the said part ile of the first part, for and in consideration of the sum of
of the second part, the receipt whereof is hereby acknowledged, Lane sold, and by these presents do grant convey as
confirm unto said party of the second part, its successors and assigns forever, all the following described real estate, lying and situated in t
County of and State of Oklahoma, to wit:
all of Lots number Nine (2) Ten (10) Cleven (11) and
and Tuelier 1/2) in Black less Eight 181
and Twelve (12) in Block number Eight (8) in
the Morning like addition to the City of Tule
Tulia County, Oklahoma, according to the
seconded at their & delinet
seconded plate thereof and all improvements
there is the same of the same
AND THE PROPERTY OF THE PROPER
등로 휴대로 여행하다는 이 경기로 하는 등을 이번 때 기업으로 들는 아닌가 말하다며 하는 밤이 하면 했다.
an and the contract of the con
<u> </u>
The control of the co
마토를 들다는 사회 그는 어떻인데 말씀도 하는데 하는 것은 다른데 그리고 하는데 하는데 하다니다. 나는 중
Company of the co
<u>- 발문용 발문 및 문문 발문 시민들은 이 등을 받는 것이 되었다. 그렇게 되는 것은 다른 사람들은 다른 기업을 받는 것이다. 그렇게 되었다. 그렇게 그렇게 되었다. 그 그렇게 되었다. 그렇게 되</u>
남동일하는 경험하는 영영 하막을 만든 취임되는 사용하는 보고 먹는 그리는 속에서 그리다는 아니는 살 때문을 다 없다.
AND ALL the right, title, estate and interest of said grantor in and to said premises, including all homestead rights, which are here
expressly waived and released, together with all rents of said property, with full power and authority to collect the same in case the condition of this Mortgage become broken in any particular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part 449, of t
first part hereby covenant with said party of the second part, its successors and assigns, that at the delivery hereof they are the true as
lawful owners of the said premises above granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of incumbrances, that there is no one in adverse possession of same, and thatwill warrant and defend the same against the lawf
and equitable claims of all persons whomsoever.
PROVIDED, ALWAYS, And these presents are upon the express conditions, that whereas, the said party of the second part at the specific
instance and request of said part is of the first part, loaned and advanced to al Grown gnd his was Matthie May Brown the sum of Thirty-Five Kindred DOLLAR
AND WHEREAS, Said part ice of the first part agree with the said party of the second part, its successors and assigns, to pay
taxes and assessments, general or special, against said lands and improvements thereon, when due, and to keep said improvements in good repa
and to keep the buildings thereon constantly insured in such company or companies as said second party may designate, and the policy or polici
of insurance constantly transferred to said party of the second part, its successors or assigns; and also to keep said lands and improvement thereon free from all statutory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid, then said party
the second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance for such purpose, paying the co-
thereof, and may also pay the final judgment for any statutory lien claims, and may invest such sums as may be necessary to protect the title
possession of said premises, including all costs, and for the repayment of all moneys to expended together with the charges thereon as provident to the residence of the residen
by the Constitution and By-Laws of the said Association, these presents shall be security. AND WHEREAS, The said al Eronn and his wife Stattee May Brown
did on the water day of April 19//, make and deliver to the FARM AND HOME AVINGS AND LOA
ASSOCIATION OF MISSOURI note or obligation, which is made a part hereof and is in words and figures as follows, to-will be a second and figures as follows, to-will be a second and second and figures as follows.
#####################################