REAL ESTATE MORTGAGE.

in County and State of Oklahoma, part of the first part, and the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, a corporation organized under the laws of the State of Missouri, of the second part:	
	rt of the first part, for and in consideration of the sum of
of the second part, the receipt whereo	DOLLARS, in hand paid by the said party of is hereby acknowledged, sold, and by these presents do grant convey and art, its successors and assigns forever, all the following described real estate, lying and situated in the
County of	
etant a militaria malamenta (april et alcien Merenene, e et a. april de alciente, permitera e servizió presença e es epe	The second section of the
	TO SERVICE OF THE PART OF THE
and the service of the first or a country options the form or other parts as it is unable, and a destination of the property and the property of the property	
-	The state of the s
en de servicio en de la companya de	The second control of
and the second s	The second of the second secon
desplaces where we have the specific places a particular particular a consequence of the specific places and the specific places and the specific places are specifically as the specific places and the specific places are specifically as the specific places are specific places are specific places are specifically as the specific places are specifically as the specific places are speci	The support of the control of the co
	문화교리 하는 이 눈은 하늘 보고 있는 수 있는 배달한 이번 여러분이 살았다.
The state of the s	
an institution and a selection and a selection of the sel	
an in the contract of the Cont	
xpressly_waived and released, together v of this Mortgage become broken in any p TO HAVE AND TO HOLD THE first part hereby covenant with said party awful owners of the said premises abo neumbrances, that there is no one in ad- nd equitable claims of all persons whom PROVIDED, ALWAYS, And thes nestance and request of said part.	and interest of said grantor in and to said premises, including all homestead rights, which are hereby with all rents of said property, with full power and authority to collect the same in case the conditions particular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging E SAME unto said party of the second part, its successors and assigns forever. Said part of the yof the second part, its successors and assigns, that at the delivery hereof are the true and ove granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of all verse possession of same, and that will warrant and defend the same against the lawful massever. See presents are upon the express conditions, that whereas, the said party of the second part at the special of the first part, loaned and advanced to DOLLARS
and the state of t	A CONTRACTOR OF THE PROPERTY O
AND WHEREAS, Said part. Exes and assessments, general or special and to keep the buildings thereon constants.	of the first part agreewith the said party of the second part, its successors and assigns, to pay all, against said lands and improvements thereon, when due, and to keep said improvements in good repair intly insured in such company or companies as said second party may designate, and the policy or policies
AND WHEREAS, Said part. axes and assessments, general or special and to keep the buildings thereon constant insurance constantly transferred to safereon free from all statutory lien claims as second part, its successors or assigns,	of the first part agree
AND WHEREAS, Said part. axes and assessments, general or special and to keep the buildings thereon constant insurance constantly transferred to safereon free from all statutory lien claims a second part, its successors or assigns, percof, and may also pay the final judge ossession of said premises, including all by the Constitution and By-Laws of the AND WHEREAS, The said	of the first part agree