COMPARES REAL ESTATE MORTGAGE.

22

This Indenture, Made this twentieth day of Degen son John A. M. See and his wife that Belle Milee day of Dece lon 19 09 between Talkal County and State of Oklahoma, part ices of the first part, and the FARM AND HOME SAVINGS AND in (LOAN ASSOCIATION OF MISSOURI, a corporation organized under the laws of the State of Missouri, of the second part: WITNESSETH, That the said part ice of the first part, for and in consideration of the sum of _______ DOLI of the second part, the receipt whereof is hereby acknowledged, have sold, and by these presents do grant, convey and DOLLARS, in hand paid by the said party confirm unto said party of the second part, its successors and assigns forever, all the following described real estate, lying and situated in the ulea and State of Oklahoma, to wit: **County** of alliof the west forty two and me half (1042) feit of lote munder fire (5) as) to the City of Julea, Oklah Ber one Dime the Rever addition six 6) in bloc to the seconded plat thereof, more particularly described as y mumber sid (6) thisest corner of l.lot aber - addite to the city of Julea, Oplahoma, thence month of the re Lottenumber five (5) and sig (6) in said blockia id latin under five (5), thence last a orth fortytwo and one half live of said lot unber five (5)a) distance of outh be ithe the line of said lots on five (5) au a distance of on Lundred (00) feet to the south line of said lat iil (6) thence south lin enf number. distance of forty two and one half (422) feet to the place of beginning frovenen and all

AND ALL the right, title, estate and interest of said grantor/n and to said premises, including all homestead rights, which are hereby expressly waived and released, together with all rents of said property, with full power and authority to collect the same in case the conditions 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 the first part hereby covenant with said party of the second part, its successors and assigns, that at the delivery hereof. They, are the true and lawful owners of the said premises above granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, that there is no one in adverse possession of same, and that they will warrant and defend the same against the lawful 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 special instance and request of Said part and of the first part, loaned and advanced to four H. M. Con and four the second part at the special the sum of the second part at the special to be the second part of the second part at t

by the Constitution and By-Laws of the said Association, these presents shall be security. AND WHEREAS, The said Association, these presents shall be security. did on the Incutation day of December 1909, make and deliver to the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI. There is note or obligation, which is made a part hereof and is in words and figures as follows, to-wit: