Charmen

REAL ESTATE MORTGAGE.

This Indentu	Il, Made this twentieth	day of January	19/0
LOAN ASSOCIATION OF M	AISSOURI, a corporation organized under the said part all of the first part, for and i	The fundant of the FARM AND He laws of the State of Missouri, of the second no nonsideration of the sum of the state.	art: mand
confirm unto said party of the	ipt whereof is hereby acknowledged, L: second part, its successors and assigns fore and State of Oklahoma, to wi		grant, convey and ng and situated in the
-all of lots.	muber seventeen (2) lighteen (18) wineteer	2 (19) twenty
10) twenty and (21)	twenty two (2) twenty	2) eighteen (18) wineteen	four (19) m
block number e	ight (1) in Morning	Side addition to The	leat, Oklahow
recording to the	e recorded plat thereof	, And allimproves	nente thereon
			de animale de la companya della companya della companya de la companya della comp
		Park of the second second principle and adjust a second behavior of the second principle of the second principle and a second principle of the second	
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		a tambada ina minanganina satu pakanasining karasangkat ing ar marina di disabbaga marin na asawa ada di sasah	
	the standard of		325
expressly waived and released of this Mortgage become broke TO HAVE AND TO Hirst part hereby covenant with lawful owners of the said preincumbrances, that there is not and equitable claims of all perpendicular of the said preincumbrance and request of said precured of the said precured of the said precured of said precured of the said precured	together with all rents of said property, with an in any particular, and with all and singular (OLD THE SAME unto said party of the seal party of the second part, its successon emises above granted; and seized of a good one in adverse possession of same, and that resons whomsoever. And these presents are upon the express coart when of the first part, loaned and advantaged.	nd to said premises, including all homestead right full power and authority to collect the same are the tenements, hereditaments and appurtenant appurate and assigns forever. It is successors and assigns forever. It is and indefeasible estate of inheritance therein, will warrant and defend the same and to be a successor of the said party of the second part, its successors a cents thereon, when due, and to keep said improvements thereon, when due, and to keep said improvements.	in case the conditions oces thereto belonging. Said particle of the are the true and free and clear of all me against the lawful and part at the special DOLLARS.
of insurance constantly transfe thereon free from all statutory the second part. Its successors thereof, and may also pay the possession of said premites, in by the Constitution and By-La AND WHEREAS, The	arred to said party of the second part, its relien claims of every kind, and if any or either or assigns, may pay such taxes and assessment in all judgment for any statutory lien claims couding all costs, and for the repayment, of a awa of the said Association, these presents the said L.J. Haternand and have of the said Association, these presents the	James F. Brewen	nds and improvements and, then said party of poses, paying the costs of protect the title or as thereon as provided
did on the <i>to-Cultethe</i> day ASSOCIATION OF MISSOT	01. January 19/1/ , 1	nske and deliver to the FARM AND HOME SA ab is made a part bereof and is in words and fig	