## REAL ESTATE MORTGAGE.

This Indenture, Made this twentieth day of may	19/0
ctween E true Belle M Gree and Lewhurland, John H M Glee  County and State of Oklahoma, particle of the first part, and the FARM AND HOME SAV  OAN ASSOCIATION OF MISSOURI, a corporation organized under the laws of the State of Missouri, of the second part:	INGS AND
WITNESSETH, That the said part of the first part, for and in consideration of the sum of	ware the contract of the contr
One thousand DOLLARS, in hand paid by the	e said party
the second part, the receipt whereof is hereby acknowledged, Louis sold, and by these presents do grant,	convey and
onfirm unto said party of the second part, its successors and assigns forever, all the following described real estate, lying and situounty of and State of Oklahoma, to wit:	iated in the
Park of lote number Twe (3) and Sig (6) in Block number	one (1,
rew addition to Julsa, Ohlahoma more fortienlarly accord	led as
und beginning at a fourt farty two and one holy 142's, for	
the Senthers Corner of Said lot member six (6) Block much	
thence humana north One Ifundred (100) feet; thence west For	
Some holy (or ") fut: There South one Hundred 100) feet: the	
est Forty Two and one Those 142 1/2) fut to the place of figure	
edes in Drew addion to Julea Oklahama, awarding	
e recorded floor thereof, and all improvements there.	-
	igang interpretations and higher the processing
	madelyness array of the second
	225
	and the special section of the special section is a special section of the special section
	an delayo olganiyasi da salasi sa salasi sa salasi
	naka ki, man sa sansa diadanka kina mana saka saka
AND WHEREAS, Said particle—of the first part agree—with the said party of the second part, its successors and assigns are and assessments, general or special, against said lands and improvements thereon, when due, and to keep said improvements in a do keep the buildings thereon constantly insured in such company or companies as said second party may designate, and the policy insurance constantly transferred to said party of the second part, its successors or assigns; and also to keep said lands and improve free from all statutory lies claims of every kind, and if any or either of said agreements be not performed as aforesaid, then so a second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance for such purpose, paying ereof, and may also pay the final judgment for any statutory lies claims, and may invest such sums as may be necessary to protect passession of said premies, including all costs, and for the repayment of all moneys so expended together with the charges thereon a laborative and the large state of the constitution and the large of the said appoint of the constitution and the large state of the second part, its successors or assigns.	be conditions belonging.  Come the true and clear of all the lawful the special DOLLARS. to pay all good repair, y or policies provements aid party of ag the costs the title or as provided
AND WHEREAS, The said Clina Calle III See and Les Luchers of the FARM AND HOME SAVINGS A SSOCIATION OF MISSOURI See note or obligation, which is made a part bereof and is in words and figures as follows:	ND LOAN