REAL ESTATE MORTGAGE.

	ture, Made this Twentieth day of Dentembery 190 200 & Smith and her hust and J. & Smith County and State of Oklahoma, part us of the first part, and the FARM AND HOME SAVINGS AN
	F MISSOURI, a corporation organized under the laws of the State of Missouri, of the second part:
WITNESSETH, The	at the said part in of the first part, for and in consideration of the sum of Taserty Live Ken
أعلينا أأراب فيهجوا بمحسبك بالبارات والمراب	DOLLARS, in hard paid by the said par
	eccipt whereof is hereby acknowledged, have sold, and by these presents do grant convey a
	the second part, its successors and assigns forever, all the following described real estate, lying and situated in t
ounty of the	and State of Oklahoma, to wit:
alloftot	number four (y) in Block number (
) in the	Filadition to the Cit NETILLE
Anna samuring metarras processor and a survey and a surve	Fried addition to the City of Tuloa
usalo.	enly Oklahoma according to the recorded
ent Then	enty Oklahoma according to the recorded
	a final framework to the first the second of
and the second section of the second section of the second	
M 48	요. 그 그는 한테이는 이용의 7속 지수를 보냈다. 고대 (급기를 받는 것도 하다 많은 문에 되었다
	And the content of th
anterioristica de la companya de la	
	요한 장이 보면 하는 것은 이렇게 된다면 하는 것이 없는 그리고 하는 것이 모든 것이 되었다고 하다.
edergangs ar minest (magasage in 1987) protester ar na arrespondención que operativa, e april	
ti Pyter yeren di di sajah da indahasan di da masa di sa Amerika kahada kaya ya ya ka	
	요한 사람은 하늘이 어떻게 하는 것이 되었다. 그런 사람들은 사람들이 가장 하는 것이 없는데 하는데 하다.
	<u> </u>
	그들은 자연 교육이 많은 여자는 일반들이 살을 하고 한다. 그는 문장을 보는 일반 나를 즐기 살았는 것이
nada diragama kali ili jara ja ja ja saki di kali kami jaja ja (ja kir naja ja ja saki saki ja ja ja ja ja ja	
	고 문로 그 사람들이 지금은 학생들로 화면하는 전략 있어야 되었다. 학학 중요 회원들이 되었다
na digaga kapan miyi guniyoo, kali ngo ngarii, ankan qaasa amanka ali iso kii asaa naa ahaasta ah	
	그는 그를 살아갔다면 얼마나가 나왔다면 하는 것이 되는 것이 나는 사람들이 살아 없었다.
and the state of t	
this Mortgage become by TO HAVE AND TO ret part hereby covenant water with the said to the	title, estate and interest of said grantor in and to said premises, including all homestead rights, which are here sed, together with all rents of said property, with full power and authority to collect the same in case the condition of the same in any particular, and with all and singular the tenements, hereditaments and appurtenances thereto belonging to HOLD THE SAME unto said party of the second part, its successors and assigns forever. Said part of the with said party of the second part, its successors and assigns, that at the delivery hereof are the true as premises above granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of a no one in adverse possession of same, and that will warrant and defend the same against the law persons whomsoever. And these presents are upon the express conditions, that whereas, the said party of the second part at the special part of the first part, loaged and advanced to the first part, loaged and advanced to the second part, its successors and assigns, to pay a teral or special, against said lands and improvements thereon, when due, and to keep said improvements in good repathereon constantly insured in such company or companies as said second party may designate, and the policy or policinsferred to said party of the second part, its successors or assigns; and also to keep said lands and improvement ory lien claims of every kind, and if any or either of said agreements be not performed as aforesaid, then said party
	ory hen claims of every kind, and it any or either of said agreements be not performed as aforeseld, then said party fors or assigns, may pay such taxes and assessments, and may effect such insurance for such purpose, paying the the final judgment for any statutory lien claims, and may invest such sums as may be necessary to protect the title