REAL ESTATE MORTGAGE.

County	있는 것이 없는 하는 사람들은 살살이 하는 것이 없는 사람들이 가장 하는 것이 되었다. 그는 사람들이 되었다는 것이 없는 것이 되었다. 그는 사람들이 되었다는 것이 없는 것이다.
inCounty and State of Oklahoma, partof the first part, and the FARM AND HOME SAVINGS A LOAN ASSOCIATION OF MISSOURI, a corporation organized under the laws of the State of Missouri, of the second part:	
	of the first part, for and in consideration of the sum of
en a sumanian subanggada penganganan ang alam sa sa bangsa da da sa sa panda ada an aga namapang n	DOLLARS, in hand paid by the said
	is hereby acknowledged, sold, and by these presents dogrant, convey its successors and assigns forever, all the following described real estate, lying and situated in
	and State of Oklahoma, to wit:
	마하시 얼룩하는 아마를 하고 좋은데 되면 보다는 것을 다 하나 안
The second secon	
	하시겠다. 발표하다 중에게 되는 사람 원래 보인 사람은 사람들은 보다 있는
	마셨다. 등 강화 등 시간에 가르륵 하고 있는 것이 없는 것이 없는데 그
	그를 받는 말을 하는 하는 아이들이 얼마를 모양해 돌아올라다고
taka kata kata da arang mengang mengang kanang pengangan ang pengangan pengangan pengangan pengangan pengangan	T
	속에 맞아 되었다면 하시고 있는 사람들은 사리를 보았다고 있는 것이다.
	경기를 하면 하는 이 이번 경기를 가장하고 있는 것을 하는 것이 되었습니다. 그 맛있는 것이 되었습니다. 기가 있다면 하는 것이 하는 것이 되었습니다. 그 사람들은 것이 되었습니다. 그 것을 하는 것이 되었습니다.
i e	
·	
	无达 化二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十
ressly waived and released, together with his Mortgage become broken in any part TO HAVE AND TO HOLD THE S part hereby covenant with said party of ful owners of the said premises above unbrances, that there is no one in adven	d interest of said grantor in and to said premises, including all homestead rights, which are he hall rents of said property, with full power and authority to collect the same in case the conditicular, and with all and singular the tenements, hereditaments and appurtenances thereto belong SAME unto said party of the second part, its successors and assigns forever. Said part of the second part, its successors and assigns, that at the delivery bereof are the true granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of se possession of same, and that will warrant and defend the same against the latever.
ressly waived and released, together with an is Mortgage become broken in any part TO HAVE AND TO HOLD THE Separt hereby covenant with said party of all owners of the said premises above imbrances, that there is no one in advence quitable claims of all persons whomso PROVIDED, ALWAYS, And these pance and request of said part	the all rents of said property, with full power and authority to collect the same in case the conditionar, and with all and singular the tenements, hereditaments and appurtenances thereto belong SAME unto said party of the second part, its successors and assigns forever. Said part of the second part, its successors and assigns, that at the delivery bereof are the true granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of se possession of same, and that will warrant and defend the same against the latever. Description of the express conditions, that whereas, the said party of the second part at the spectral part, leaned and advanced to
ressly waived and released, together with his Mortgage become broken in any part TO HAVE AND TO HOLD THE Separt hereby covenant with said party of all owners of the said premises above imbrances, that there is no one in advent equitable claims of all persons whomso PROVIDED, ALWAYS, And these pance and request of said part of the said assessments, general or special, as and assessments, general or special, as to keep the buildings thereon constantly transferred to said second part, its successors or assigns, meeting and may also pay the final judgments of and may also pay the final judgments of said premises, including all consists of said premises.	h all rents of said property, with full power and authority to collect the same in case the conditicular, and with all and singular the tenements, hereditaments and appurtenances thereto belong SAME unto said party of the second part, its successors and assigns forever. Said part of the second part, its successors and assigns, that at the delivery bereof are the true granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of se possession of same, and that will warrant and defend the same against the lawever. The second part at the species of the capters conditions, that whereas, the said party of the second part at the specific forther thanks.
ressly waived and released, together with this Mortgage become broken in any part TO HAVE AND TO HOLD THE St part hereby covenant with said party of ful owners of the said premises above numbrances, that there is no one in advent equitable claims of all persons whomso PROVIDED, ALWAYS, And these plance and request of said part of the said request of said part of the said assessments, general or special, at the keep the buildings thereon constantly insurance constantly transferred to said reconfine from all statutory lies claims of second part, its successors or assigns, in recof, and may also pay the final judgments esserted of said premises, including all consession of said premises, including all consessions of said premises.	h all rents of said property, with full power and authority to collect the same in case the conditicular, and with all and singular the tenements, hereditaments and appurtenances thereto belong itsular, and with all and singular the tenements, hereditaments and appurtenances thereto belong itsular, and with all and singular the tenements, hereditaments and appurtenances thereto belong itsular, and party of the second part, its successors and assigns, that at the delivery bereof. are the true granted; and seized of a good and indefeasible estate of inheritance therein, free and clear of see possession of same, and that will warrant and defend the same against the lawever. The second part, leaned and advanced to will warrant and party of the second part at the specific part, leaned and advanced to be sum of DOLLA for the first part agree, with the said party of the second part, its successors and assigns, to party of the first part agree, with the said party of the second part, its successors and assigns, to party of the second part, its successors or assigns; and also to keep said improvements in good rely insured in such company or companies as said second party may designate, and the policy or pul party of the second part, its successors or assigns; and also to keep said lands and improvem of every kind, and if any or either of said agreements be not performed as aforesaid, then said party say such larges and assessments, and may invest such some as may be necessary to protect the tit test, and for the repayment of all moneys so expended together with the charges thereon as prov