REAL ESTATE MORTGAGE.

in County and State of Okiahoma, part of the first part, and the FARM AND HOME SAVINGS AND 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
	DOLLARS, in hand paid by the said party
	hereby acknowledged,sold, and by these presents dogrant_convey and
nfirm unto said party of the second part, it	s successors and assigns forever, all the following described real estate, lying and situated in the
punty of	and State of Oklahoma, to wit:
호텔 () 호텔 다른 이 불교에 이렇다.	보고 없는 경우는 방문에 가는 보고 있다. 그 사람들이 얼마나 가는 그 속에 보고 있다.
얼마 이번 회사회의 그리는 어디다.	[마음하얗다 이번 원기로 보다할 수 하고 있다는 다녀를 만나는 다른 나도 나다
	근로하다 어떻게 하다 보면 모두를 하셨다면 하다는 모두 모두 되었다. 나타
인이님, 그렇게 할 때로 되었어요? 되는	돌아는 얼마 이 나라 하다고 사고 사람들은 어떻다고 말으라고 하지만 말
열매 사람들 강에는 그들은 말로 하는 일이다.	등이 그루 맛있다. 이 이번 그리는 그를 살았다고 말으라 된 것이다. 그러지만 다
empely to the standard to the Continue survey of the plants which there are by survey and the survey continues and the standard to the standar	timed i sagani alimani pari ingani pani mangalang ang panggang ang pani mangalang ang pani panggang ang pangg
	선생님 그는 그를 하는 하는 사람이 나왔다. 그는 그를 그리고 있다는 것이 되었다.
스타고 중심하다는 그는 다니 게임	공짜다 사람이 없는 아이지를 하다면 그는 것이다. 그리고 있다는 데 나이는 나다.
항상, 클럽게 보는 네트리를 모두하는데	하고 있다. 하는 사람들이 가고 그렇지만 다른 사람들이 모르는 하는 것이다.
이번 이 아이를 되었다면서 얼마를 먹었다.	실어 있다. 얼마나 다른 사람들은 사람들은 그 모이 되는 사람이 사용하는 사용하다.
	[] - 1. [] - [] - [] - [] - [] - [] - [] - []
네가이라마다 모바라 모바다 하다 아름다	[연기도 노름이 뭐 모든 사람은 이 등을 내는 이 경기를 다르는 수 있다.] 다고 모르네다.
() 아이지 않는 그리고 있는 그리고 있는 사람들은	그는 맛이 되었다. 양자 이 아이를 내려가 되었다면 하는데 되었다면 되었다.
모임 12 원래 경기 등을 조상 경기를 되었다.	그리다 문화를 가는 사람들은 남편하다면 말로 그렇지만 하게 하는 것을 다니다고 있다.
pressly waived and released, together with this Mortgage become broken in any partice. TO HAVE AND TO HOLD THE SA	interest of said grantor in and to said premises, including all homestead rights, which are hereball rents of said property, with full power and authority to collect the same in case the conditionular, and with all and singular the tenements, bereditaments and appurtenances thereto belonging. ME unto said party of the second part, its successors and assigns forever. Said part
a many hamalan announced until said marker of t	he second part, its successors and assigns, that at the delivery hereofare the true an
	mentally and proved of a ground and indepentally exists of inheritance therein free and elser of a
rful owners of the said premises above gr	그렇지 그를 하는데 그래까게 하면서 지어 있다면 나가 되는데, 지어의 점점이 가장하는데 생겼을이 하게 되었다면서 사람들이 있다고 있어서 그렇게 되었다면서 하라고 하는데 없는데 되었다.
rful owners of the said premises above gr numbrances, that there is no one in adverse	possession of same, and that will warrant and defend the same against the lawfu
rful owners of the said premises above gr umbrances, that there is no one in adverse I equitable claims of all persons whomsoev	possession of same, and that will warrant and defend the same against the lawfi rer.
oful owners of the said premises above gr umbrances, that there is no one in adverse dequitable claims of all persons whomsoev PROVIDED, ALWAYS, And these pre	possession of same, and thatwill warrant and defend the same against the lawfuer. sents are upon the express conditions, that whereas, the said party of the second part at the speci-
oful owners of the said premises above gr umbrances, that there is no one in adverse dequitable claims of all persons whomsoev PROVIDED, ALWAYS, And these pre	possession of same, and thatwill warrant and defend the same against the lawfurer. sents are upon the express conditions, that whereas, the said party of the second part at the species first part, loaned and advanced to
rful owners of the said premises above gr numbrances, that there is no one in adverse d equitable claims of all persons whomsoer PROVIDED, ALWAYS, And these pre tance and request of said part	possession of same, and that will warrant and defend the same against the lawfuer. sents are upon the express conditions, that whereas, the said party of the second part at the specie first part, loaned and advanced to the sum of DOLLARS
rful owners of the said premises above grambrances, that there is no one in adverse dequitable claims of all persons whomsoeve PROVIDED, ALWAYS, And these pretance and request of said part	possession of same, and thatwill warrant and defend the same against the lawfuer. sents are upon the express conditions, that whereas, the said party of the second part at the specie first part, loaned and advanced to
rful owners of the said premises above grambrances, that there is no one in adverse dequitable claims of all persons whomsoever PROVIDED, ALWAYS, And these presence and request of said part of the AND WHEREAS, Said part of the said assessments, general or special, again to keep the buildings thereon constantly insurance constantly transferred to said purpositions.	possession of same, and thatwill warrant and defend the same against the lawfurer. sents are upon the express conditions, that whereas, the said party of the second part at the species first part, loaned and advanced to
rful owners of the said premises above grambrances, that there is no one in adverse dequitable claims of all persons whomsoeve PROVIDED, ALWAYS, And these presence and request of said part of the AND WHEREAS, Said part of the session of the sessi	possession of same, and thatwill warrant and defend the same against the lawfuer. sents are upon the express conditions, that whereas, the said party of the second part at the species of first part, loaned and advanced to
wful owners of the said premises above grambrances, that there is no one in adverse d equitable claims of all persons whomsoever PROVIDED, ALWAYS, And these prestance and request of said part of the AND WHEREAS, Said part of the case and assessments, general or special, yeard to keep the buildings thereon constantly insurance constantly transferred to said person free from all statutory lies claims of eacond part, its successors or assigns, may preof, and may also pay the final judgment operation of said pramises, including all cost the Constitution and By-Laws of the said. AND WHEREAS, The said	possession of same, and that will warrant and defend the same against the lawfuler. sents are upon the express conditions, that whereas, the said party of the second part at the specime first part, loaned and advanced to
wful owners of the said premises above grambrances, that there is no one in adverse d equitable claims of all persons whomsoever PROVIDED, ALWAYS, And these prestance and request of said part of the AND WHEREAS, Said part of the case and assessments, general or special, yeard to keep the buildings thereon constantly insurance constantly transferred to said part of the second part, its successors or assigns, may seed, and may also pay the final judgment second of said promises, including all cost the Constitution and By-Laws of the said. AND WHEREAS, The said	possession of same, and that will warrant and defend the same against the lawfuler. sents are upon the express conditions, that whereas, the said party of the second part at the special effect part, loaned and advanced to