2	MORTGAGE RECORD
	REAL ESTATE MORTGAGE
	<b>Upius Judenture</b> . Made this <u>tween 19.1</u> in <u>County and State of Oklahoma</u> , part <u>County and State of Oklahoma</u> , part <u>County of the second part</u> . The <u>County and State of Oklahoma</u> , and the <u>State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>acceptoration organized under the laws of the State of Missouri</u> , <u>and State of Missouri</u> , <u>acceptoration organized under the following-described real estate</u> , lying and situated in the County of <u>County of the Second part</u> , its successors and assigns, forever, all the following- described real estate, lying and situated in the County of <u>County of Missouri</u> , <u>and State of Oklahoma</u> , to-wit: <u>All J</u> , <u>All Missouri</u> , <u>acceptoration of County of <u>County of County of County</u>, <u>and State of Oklahoma</u>, to-wit:</u>
	(2) in Hardreurie addition to the City of Dulse, Oblahema, according to the mereoded gold thereof, and all improvements thereon,
	And all right, title, estate and interest of said grantor in and to said premises, including all homestead rights, which are hereby expressly waived and released, together with all rents of said property, with full power and authority to collect the same in case the conditions of this mortgage become broken in any particular, and with all and singular the tenemonis, preditaments and apportenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part MARD the first part hereby covenant with said nervy of the second part, its successors, that at the delivery beroch in the first part hereby covenant
	with said party of the second part, its successors and assigns, that at the delivery hereofted and second part, its successors and assigns, and therein, free and clear of all induburances, that there is no one in adverse possession of same, and that the delivery hereofted as a second part, its successors and assigns, and the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part, at the special instance and request of said part. A second part, its successors and assigns, to pay all taxes and assessments, general and special, against said sands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second part, its successors or assigns, and also to keep said lands and improvements thereon for a statutory line claims, and may be necessary to protect the first party of the second part, its successors or assigns, and approximate and assessments, and may delign and improvements thereon for any statutory line claims, and may prove the side and mary or other second part, its successors or assigns, and party of the second part, its successors or assigns, and and also to keep the buildings thereon exists are upon the first provements thereon free from all statutory line claims, and may be necessary to protect the file of suid agreements he not is successors or assigns, and also to keep the buildings thereon exists are the suid agreements he not assign and the protect in the second part, its successors or assigns, and any be necessary to protect the file of suid agreements he not is such the second part, its successors or assigns, and have be necessaries and may compare the first protect in the second part, its under some second part, its use and assessments, and may be necessary to protect the file of prossession of said pretary line claims, and may have be necessary top
	did on the type at all day of satural solution of Missouri to the Farst and Home Savings and Loan Association of Missouri to the Farst and the solution of Missouri to the
	NEVADA, MO., SPECASONALL. 2023. 10.11 FOR VALUE RECEIVED
	And
	promise
	(SEAL) a NOW, THEREFORE, If said park was not the first part shall pay the several suins of money mentioned in said note or obligation, including all due, interest and premium, when they shall be or become due and payhle, as a foresaid, and shall faithfully perform all of the said other agreements; then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be immediately forelosed and enforced for the unpaid amount of the principal of said not premium, when the second parts is an object of the second parts of the second parts of the second parts of the payment of said interest, premiums, second parts of the payment of mortgages before their maturity, and the same; all of which shall be a lien upon said premises and second by this mortgage, also for foreelosing the same; all of which shall be a lien upon said premises and second by this mortgage, also for foreelosing the same; all of which shall be a lien upon said premises and letters, and the said part. Second part shall be a lien upon said premises and second by this mortgage, also for foreelosing the same; all of which shall be a lien upon said premises and second by this mortgage, also for foreelosing the same; all of which shall be a lien upon said premises and each by the said part. Acceded in any decree of forcelosure rendered thereon, and all rents collected by said parts of the second part shall be applied on the payment of said debt. And the said part. Acceded in any decree of forcelosure rendered thereon, and all rents collected by said parts of said real estates and all benefits of the homestead exemption and stay have of the first part, for said consideration, do hereby expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay have of the
	IT IS UNDERSTOOD AND AGREED, By and between the parties herefo, that this online contract, and each and overy part thereof, is made and entered into in accordance with the By Laws of the FARM AND HOME SAVINGS AND LOAN Assocration or Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri are to govern. And the laws of the State of Missouri, and in construing this IN WITNESS WHEREOF, The said part 1992 of the first part ha.M
	(SEAL) (SEAL) STATE OF OKLAHOMA, COUNTY OF STATE OF OKLAHOMA, Before my, a Notary Public in and for the County of
	and State of Oklahoma, on this 2.9, the day of September and acknowledged to mo that they executed the amount in the wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to mo that they executed the amount is the wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to mo that they executed the amount is the wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to mo that they executed the amount is the wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to mo that they executed the amount is the and voluntary into the identical person who executed the within and foregoing instrument, and acknowledged to mo that they executed the amount is the and voluntary and and official seal, at my office in the Country of the amount is and State of Oklahoma, this and yof the approximation as Notary Public expires on the 2 9 the day of the and yof the approximation of Oklahoma, the second person is a Notary Public expires on the 2 9 the day of the approximation of Oklahoma, the second person is a not state of the approximation of t
	(Led) This instrument was filed for record on the 3.1 day of Seys A. D. 1911, at 3 25 o'clock 50 M.
	(Lead)

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