H 33557% COMPARED
REAL ESTATE MORTGAGE
This Indentitier, Made this Twentith day of day of the Streng, 10 11
Bightene, Hundred
all of the Northerly One Half of Lot member Three (3) in Block number One Hundred
all of the Hortkerly Cone Half of Lot number Three (3) in Block number One Hundred. Seventy (175), in the Original Town or City of Talsa, Oklahoma, according to the Government. Survey and Plat thereof, and all improvements thereon.
And all right, title, estate and interest of said granter. 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 ease the conditions of this mortgage become broken in any particular, and with all and singular the tenements, hereditaments and appurtentances thereto belonging.
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part. <i>LO</i> of the first part hereby covenant with said party of the second part, its successors and assigns, that at the delivery hereof. <i>TOLU</i> ,
that
AND, WHEREAS, Said part 10
AND, WHEREAS, Said part ALC of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, which 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 party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements he not performed as aforesaid, then said party of the second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lien claims of invites such surps or possession of said premises, including all costs, and for the repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws of the second to the second in the second in the second to all on the second to all on the second together with the charges thereon as provided by the Constitution and By-Laws
AND WHERE AS The said de secting. Martin 7. Therney and his wife Mary agres Therney and his wife Mary agres Therney did on the They agres Junger Los Association
of Allssould
FOR VALUE RECEIVED
thereof, numbered
Two and Ho/12D
said certificate of stock is estimated to mature and reach par value in
secure said monthly payments shall, upon the sale thereof, be insufficient to repay said Association any balance which may be due and owing on said loan
ment of all fugs, penaltics, advances, liens and other charges shall entitle all of said certificateof stock to redemption by said Association at the accredited carned value thereof, and the said share Sof stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same
(SEAL) (SEAL) (SEAL) NOW, THEREFORE, If said part 222
premium, when they shall be or become due and payable, as aloresaid, and shall faithfully perform all of the said other agreements, then these presents shall be vold; other wise, 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 note, the unpaid interest and premium, and the expenditures hereinbefore.mand, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums,
expenditures, and the payment of mortgages before their maturity, and the second part of the first part, for said premises and secured by this mortgage, and included in any decree of forcelosure rendered thereon, and all rents collected by said party of the second part shall be a fierful on an payment of said dobt. And the said part Ada. of the first part, for said consideration, do
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the FAMA AND HOME SATURDS AND LOAN ASSOCIATION OF MISSOURI, and the State of Missouri, and in constrain this
contract the By-Laws of said Association and the laws of the State of Missouri are to govern. IN WITNESS WHEREOF, The said part 422of the first part ha 142hereunto setthe day and year first above written. (SEAL)
(SEAL) Marlien H. Tierney (SEAL) (SEAL) Mary Agnes Tierney (SEAL)
STATE OF OKLAHOMA, ACKNOWLEDGMENT STATE OF OKLAHOMA, } COUNTY OF. J. G. G. G. and State of Oklahoma, on this fourthe and of the county of the state of Oklahoma, on this fourthe and of the county of the state of Oklahoma, on this fourthe and many for the state of the st
and State of Oklahoma, on this fourthe day of Movember 1911, personally appeared in his wife, to me known to be the identical persons, who extended the within and foregoing instrument, and acknowledged to me that they executed the same as there is no voluntary
the difference of the constant purposes the entry of the constant of the const
of Oklahoma, this where unto see my tand and oheal seal, at my ohea in the County of
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This instrument was filed for record on the lement of the second on the lement of the second on the lement of the second of the

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