BC 8 38

COMPARED.

The property of the state of th

| Ahia Indontura Mada this | EAL ESTATE N | · A. | | 10// |
|--|--|---|--|--|
| between Countrion of Missouri, a corporation organized under the laws of MTNESSETH, That the said part 14a of the first sold, and by these presents do | Dare, for and in consideration Dollars, in hand paid be Convey and Confirm unto sai | or the sum of | I part, the receipt whereof is here a successors and assigns, forever, Oklahoma, to-wit: | by neknowledged, all the following- |
| The fold his account | a Cheller | ayes a | and and | le |
| to orthogo and find | ful to | caleng Cont | andy Ital | 12.00 |
| alahama, -a-a- | the way | there where we | and of the | /- |
| And all bloks tills solder and between at and marker & 1 | | | | |
| And all right, title, estate and interest of said grantor. It with all rents of said property, with full power and authority singular the tenements, hereditaments and appurtenances to TO HAVE AND TO HOLD THE SAME unto said with said party of the second purt, its successors and assign granted, and scized of a good and indefensible estate of inh that will warrant and defend the same agains PROVIDED, ALWAYS, And these presents are upon of said part. Of the first part, loaned and advanced to granted and special, against said lands and improvements the insured in such company or companies as said second party is successors or assigns, and also to keep said lands and improvement as aforesaid, then said party of the second part, is paying the costs thereof, and may also pay the final judgmen of said premises, including all costs, and for the repayment of the said Association, these presents shall be security. AND ANTEREAS The said | party of the second part, its suc is, that at the delivery hereof heritance therein, free and clear | of all incumbrances, that the | Said part | ereby covenant premises above on of same, and |
| of said premises, including an costs, and for us replyment of the said Association, these presents shall be security. AND ATTEREAS, The said. did on the security of the sec | made a part hereof and is in w | make and deliver to the F ords and figures as follows, to | ARM AND HOME SAVINGS AND LO | ON ASSOCIATION |
| TAN THE WOODSTEEL | NOTE OR OBLI | NEVADA, M | o, Neces | manufacture C-11 and a mi |
| FOR VALUE RECEIVED prosums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered DO | mise to pay to the order of the call this day pledged by | the FARM AND HOME SAVINGS pital stock of said Association to said Associat DOLLAL | AND LOAN ASSOCIATION OF MISSO , represented and evidenced by the lon to secure a loan of | rr, the following DOLLARS, he certificate |
| And promise to pay said Association at its I payments on stock, together with the earnings and profits cree said certificate of stock is estimated to mature and reach par And Turther agreed in account thereof, in accordance with the secure said monthly payments shall, upon the sale thereof, be promised and agree to fully pay and discharge the same ment of all fines, penalties, advances, liens and other charges value thereof, and the said share and of stock so taken and redusecure the same. | Home Office at Novada, Mo., al DOLLARS, on the 20th day of dited thereon shall make said c value in the payment of said shall rules and regulations of said shall e insufficient to repay said Asso- me. The payment of said mon- | Il of said sums of money, and, if each and every month, and certificate of stock equal to the months from date thereof, ums of money, or any part the sosointion, and if, in case of deciation any balance which may taking a maggregating | noting in the aggregate to | ts until the dues ate of stock, and may all fines and security given to |
| This obligation may be paid off at any time upon givi or obligation may be credited on such repayment of loan wit | | | | The state of the s |
| | | The years | he Delah | (SEAL) |
| NOW, THEREFORE, It said part of the first premium, when they shall be or become due and payable, as I wise, the same shall be and remain in full force and effect, an note, the unpaid interest and premium, and the expenditure and to protect the title to said premises, together with the chexpenditures, and the payment of mortgages before their mantitorney's fee for instituting suit upon this mortgage; also for any decree of forcelosally rendered thereon, and all rents cof the first part, for said on side and the control of the first part, for said thousand the control of the first part, for said thousand the control of the first part, for said thousand the control of the first part, for said thousand the control of the first part, for said thousand the control of the first part, for said thousand the control of the first part, for said the control of the control of the first part, for said the control of | (SEAL) part shall pay the several sum forceand, and shall faithfully pad this mortgage may be immed cas hereinbefore naped, made that ges as provided by the By-Luturity, and party of the second by the said party of the second and a party of the second wave an appraisement of second wave an appraisement of second wave an appraisement of second wave and appraisement of second wave and appraisement of second wave and appraisement of second wave are second wave and appraisement of second wave and second wave a | s of money mentioned in said erform all of the said other ag iately forcelosed and enforce by said party of the second pays of the said Association. I hiel shall be a lien upon said p soud part shall be applied on it said roat said can be state and all benefits | note or obligation, including all decoments, then these presents shad for the unpaid amount of the art, to pay said taxes, assessment or the non-payment of said intermises and secured by this morter to payment of said debt. And the of the homestead exemption and | l |
| State of Oklahoma. IT IS UNDERSTOOD AND AGREED, By and between the coordance with the By-Laws of the Farm and Home S. contract the By-Laws of said Association and the laws of the IN WITNESS WHEREOF, The said part. Lat. 367 the | cen the parties hereto, that this layings and Loan Association State of Missouri are to govern | is entire contract, and each a N or Missourt, and the laws | nd every part thereof, is made a of the State of Missouri, and in | nd entered into construing this |
| | (SEAL) | Jun | and Hele | of (SEAL) |
| | | | the Files | (SEAL) |
| STATE DIE OKLAHOMA, | ACKNOWLEDG | | | |
| COUNTY OF AND THE COUNTY OF AN | Before me, a Not | pry Public in and for the Court 10, personal dged to me that he sexecut | nty of Juleo ly appeared his wife, to d the same as free | ma known to be and voluntary |
| net and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have herounto set my ha of Oklahoma, thisday ofday of | nd and official scal, at my offic | so in the County of | Jendan 19 18 | and State |
| THE PLANT OF THE PARTY OF THE P | The second secon | A CONTRACT OF THE PARTY OF THE | | te of Oklahoma. |
| This instrument was filed for record on the | day of Acc. | A. D. 101 /. | , at 450 o'clock O | M. |
| By | Deputy. | 4.6 Hal | kley 110 | gister of Deeds, |
| L | 나라 하고 집 생활하게 다른 경기에 다 | Gent! | | |