d 350 OTHEREMOS **MORTGAGE RECORD** #= 37642 **REAL ESTATE MORTGAGE Chird Indenture.** Nade this *Second state of Oklahoma, part if of the successors and assigns, forever, all the following-described real estate, lying and situated in the County of <i>Construct and Construct and State of Oklahoma, to-wit:* all of the firsth Twenty and Sive Sindle (20.3) feel of lot number Swenden (1) and all of the Anith Nineteen and Fire-Tenthe (19.6) feel of lot mander lighteen (8), all in Block number Swend-one (21) in Bui gest Hill addition to the City of Julia, all anone according to the recorded plat thereb, and all improvements Hunon.

In the same being the monthly dues on the 100 flow is number and the same being the monthly characterized and the same being the interest of the same being the monthly characterized and the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the monthly characterized and provide and the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the monthly upon said same soborrowed by 100 flows, the same being the monthly upon said same soborrowed by 100 flows, the same being the monthly upon said same soborrowed by 100 flows, the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the monthly upon said same soborrowed by 100 flows, the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the interest due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the same being the premium due monthly upon said same soborrowed by 100 flows, the said shale and regulation of said same soborrowed. The parent shall the dues part thereof, and the said samore shale thereof. In the part and reacth p obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the As may be credited on such repayment of loan with the withdrawal value of the stock carried with samo or obligation rseph E. Blair. (SEAL) (SEAL) (SEAL) NOW, THEREFORE, If said part, for the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become duy and payable, as a foresaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; other wise, the same shall be and remain in full force and effect, and this mortgage may be immediately foreclosed and enforced for the unpaid amount of ble principal of said note, the unpaid interest and premium, and the expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and instructed and to protect the title to said premises, together with the share as upyled by the first pay. of the said Association, for the pon-payment of said interest, premium, expenditures, and the payment of the interest them methanes that interest, premium, and the said party of the said Association. for the pon-payment of said interest, premiums, attorney's fee for instituting suit them of the mortgage, and included in any decree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part of the said consideration, do all the the said part of the said consideration, do all the said consideration, do all the said consideration, do all the said parts of the said consideration, do all the said part of the said consideration, do all the said part of the said consideration, do all the said part of the said consideration, do all the said the said the said consideration, do all the said part of the said consideration, do all the said part of the said consideration, do all the said part of the said consideration, do all the said the said consideration. All the said parts of the said consideration, do all the said parts of the said consideration. do all the said part of the said consi 0 ot UKABADMA. 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 ordance with the By-Laws of the FAMM AND HOAD SATINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in constraining this let the By-Laws of said Association and the laws of the State of Missouri are to govern. IN WITNESS WHEREOF, The said part first above written. preph E. Blair (SEAL) (SEAL) (SEAL) (SEAL) ACKNOWLEDGMENT Jula and State (scal) Hamilto Lillia County, State of Oklahoma. A. D. 191 2, at 4 3-3- viclock P. M. C. Walkley Register day of Jan 20 This instrument was filed for record on the. Register of Deeds. "PHUCES $\bar{h}\bar{\eta}$ 1 y 1011 y 4 y Ņ D I A CAR SUM & DAM MAN

A CONTRACTOR

「「「「「「」」