#40257

REAL ESTATE MORTGAGE	
Chis Judenture, Made this the between Manual Control	dayor Derila Esance 10/2
County and State of Oklahoma, part 2 of the first part, and the Faim and Home Savings and Loan Absocration of Missouni, a corporation organized under the laws of the State of Missouri, party of the second part: WITNESSETH, That the said part 2 of the first part, for and in consideration of the sum of Dollars, in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, sold, and by these presents do Grant, Convey and Convent unto said party of the second part, its successors and assigns, forever, all the following-	
described real betate, lying and situated in the County of	and State of Oklahoma, to-wit:
will and wall	ar O manus shall
Wel classes ages	to the the
et tely between	-272-2
organi ele lu	mend theren.
Anna and a state of the state o	andra spillingana and alika mandra mandra. The spilling a mandra shall alika and anglama a spilling and alika Anglama an ana masalana, anglamang spilling spilling a pendasa sa seperang and and anglama anglama ang gala t
And all right, title, estate and interest of said grantor. In and to said premises, including all homestend 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 tenemonts, hereditaments and appurtenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part — of the first part hereby covenant. with said party of the second part, its successors and assigns, that at the delivery herefore. — are the true and lawful owner of the said premises above granted and seized of a good and indefeable estate of inheritance therein, free and clear of all incumprances, that there is no one in adverse possession of same, and that — will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVINDD, 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. 18 of the first part, loaned and advanced to	the sum of
AND WHEREAS The said Www.tle	the sun of
did on the translation day of Agolical or Missount The in made a part	19.22 make and deliver to the Falm and Home Savings and Loan Association hereof and is in words and figures as follows, to-wit:
그 네트를 하다면 하는 사람들은 이렇게 살아 들어 되었다. 그 나는 사람들은 사람들은 사람들이 다	E OR OBLIGATION NEVADA, MO., 20 10 12 19 12 20 to the grder of the Farm and Home Savings and Loan Association of Missouni, the following
sums of money, viz.: The sum of the same being the monthly dues on the grant state of numbered states of the same being the monthly dues on the grant states of the same being the same being the same states of the same stat	hare
And promise to pay said Association at its Home Office :	at Nevada, Mo. all of said sums of money, amounting in the aggregate to
payments on stock, together with the earlings and profils credited thereon, shall make said certificate of stock cannot the payments on stock, together with the earlings and profils credited thereon, shall make said certificate of stock cannot the pay or face value of said certificate of stock cannot the payment of said certificate of stock cannot the payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and penalties assessed on account thereof, in accordance with the rules and regulations of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and penalties assessed on account thereof, in accordance with the rules and regulations of said securition, and if, in case of default, the stock pledged and the security given to secure said monthly payments shall, upon the said thereof, be insufficient to repay said Association, and if, in case of default, the stock pledged and the security given to secure said monthly payments shall, upon the said tensor because which may be due and owing on said loan. **Depayment of said monthly sum aggregating** **Depayment of said monthly sum aggregating** **Depayment of all fines, penalties, advances, liens and other charges shall entitle all of said certificate of stock to redemption by said Association at the accredited enrand value thereof, and the said share of stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to	
Scoure the same.	
or obligation may be ended on such repayment of loan with the withdr	ys' written notice to the Home Office of the Association at Nevada, Mo., in which event this note awal value of the stock carried with same.
(SEAL)	Harry Q. Searche (SEAL)
NOW THEREFORE, It said part 1.2	by the several sums of money mentioned in said note(o) obligation, including all dues, interest and destall faithfully perform all of the said other agreements, then these presents shall be void; otherage may be immediately foreclosed and enforced for the unpaid amount of the principal of said or named, made by said party of the second part, to pay said taxes, assessments and insurance, ided by the By-Laws of the said Association, for the non-payment of said interest, premiums, DOILLARS as the same; all of which shall be a lien upon said premises and secured by this mortgage, and included at party of the second part shall be a pilied on the payment of said debt. And the said part shall be a pilied on the payment of said goth. And the said part shall be a lien upon said premises and secured by this mortgage, and included the party of the second part shall be applied on the payment of said goth. And the said part shall be a lien upon said premises and secured by the said part shall be applied on the payment of said goth. And the said part shall be a lien upon said premises and secured by this mortgage, and included the payment of said cost. And the said part shall be a lien upon said premises and secured by the said part shall be applied on the payment of said goth. And the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and secured by the said part shall be a lien upon said premises and
IT IS UNDERSTOOD AND AGREED, By and between the parti	ies hereto, that this entire contract, and each and every part thereof, is made and entered into Loan Association or Missouni, and the laws of the State of Missouri, and in construing this soni are to govern. Loan Association or Missouni, and the laws of the State of Missouri, and in construing this soni are to govern. Loan Association or Missouri, and State of Missouri, and in construing this soni are to govern.
(SEAL)	Mystle D, Earns (SEAL)
(SEAL) ACI	KNOWLEDGMENT (SEAL)
STATE OF OKLAHOMA, COUNTY OF	Before me. a Notary Public in and for the County of
and State of Oklahoma, on this and day of and the identical person who executed the within and foregoing instrumact and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and offici of Oklahoma, this day of the set	nersonally appeared to me known to be ent, and acknowledged to me that the accepted the same as the infree and voluntary at seal, at my office in the County of and State
My commission as Notary Public expires on the 8	yor Fabriany 1016 Haral Merch
	Netary Public San County, State of Oklahoma.
This instrument was filed for record on the 2.9 day of	01101100
By Doput	Treguez of Decus