-MARCON n

County and Sta in. County and Sta rion of Missoura, a corporation organized under the laws of the Stat 	his wife Stells Estiman 10.
Fifteen Flundred Do	lars, in hand paid by the said party of the second part, the receipt whereof is hereby acknowledg p. Constant unto said party of the second part, its successors and assigns, forever all the following
min the sea	per Suren (7) in Black muler
The City of Tulsa	(205) in Woodlaun Addition to Ohlahoma, according to the
recorded what thereof, also	that parcel of trast of land more
Sunfral of rive (205) in (Konglawn addition to the third the
40) Jest 3-to the Southeaster?	Le d'terre thereof i thance Southerly de d'terre (0) gest i thance in a l'asterit the mattherly surge thereof a distance
A of the state and interest of said grantor without to service and arithmetic to service and arithmetic to service and arithmetic to collect insular the forments and approximation are thereto be	d prenches, including all homestend rights, which are hereby expressly wrived and released, togeth the same in cuse the conditions of this mortgage become broken in any particular, and with all a nging.
TO HAVE AND TO HOLD THE SAME unto said party of th with said party of the second part, its successors and assigns, that at granted, and seized of a good and indefeable estate of inheritance th	second part, its successors and assigns, forever. Said part is the first part hereby covenant he delivery hereot is a successful to the true and lawful owner of the said premises abo erein, free and clear of all incumbrances, that there is no one in afforce possession of same, a
that	sy conditions that, whereas, the said party of the second part at the special instance and reque
AND, WHEREAS, Said part uses of the first part agree y general and special, against said lands and improvements thereon, who insured in such company or companies as said second party may design	the sum of
successors or assigns, and also to keep said indis and improvements in performed as aforesaid, then said party of the second part, its success paying the costs thereof, and may also pay the final judgment for any of said premises, including all costs, and for the repayment of all mo	reconfree from all statutory lien chains of every kind, and it any or other of suid agreements for rs or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpo statutory lien claims, and may invest such sums as may be necessary to protect the title or possessi eys so expended together with the charges thereon as provided by the Constitution and By-La
AND WHEREAS, The said. did on the second standard of the second standard	10 Amake and deliver to the BIRM AND HOME SAVINGS AND LOAN ASSOCIATED
이들은 이번 이번 방법에서 한 것 같은 것	이 표시에 가지 않는 것 같아요. 그는 것 같아요. 이 방법에 가지 않는 것 같아요. 이 가
sums of money, viz.; The sum of the same being the monthly dues on the	TE OR OBLIGATION pay to the order of the FARM AND HOME SAVINGS AND LOAD SEOCIATION OF MISSOURI, the following share of the capital stock of said Association, represented and evidenced by the certificate day piedged by to said Association to secure a loan of DOLLARS; and the sum of Sand the sum of to same being the interest due monthly upon said sum so borrowed by Sand the sum of page approximation of the sum of Sand the sum of
	DOEDLING the anno being the premium due monthly upon said sum so barrowe
Ind promise to pay said Association at its Home Office and the same set of the	e at Nevada, Mo., all of said sums of money, amounting in the aggregate to syments until the du , on the 20th day of each and every month, and continue such monthly payments until the du on, shall make said certificate of stock equal to the par or face value of said certificate of stock, and payments with the dual of stock and the stock of the stock
And	e payment W said sums of money, or any part thereof, monthly as horesaid, to pay an integrations of said Association, and if, in case of default, the stock pledged and the security given to repay said Association any halance which may be due and owing on said loan
remise	payment of said monthly sum aggregating
secure the same,	lays' written notice to the Home Office of the Association at Nevada, Mo., in which event this no
(SEAL)	Stelle Pittman (SEA)
(SEAL) NOW, THEREFORE, If said part	
note, the unplud interest and premium, and the expenditures nereino and to protect, the till to said premises, together with the changes as a supplicitures, and the payment of warranges. Every three maturity, has attainey's fee for instituting suit upon this mortange; also for forcelosi	pay the several sums of money mentioned in said note or obligation, including all dues, interest at and shall faithfully perform all of the said other argreements, then these presents shall be void; other gage may be immediately forcelosed and enforced for the unpaid amount of the principal of sa fore named, made by said party of the second part, to pay said taxes, assessments and insurance ovided by the By-Laws of the said Assognition, for the non-payment of said interest, premises and said party of the second parts and premises and sectived by this mortgage, and include said party of the second part shall be a piled on the payment of said debt. And the said part. Sa an appraisement of said real estate and all benefits of the homestead exemption and stay haws of the
	said party of the second part shall be applied on the payment of said debt. And the said part was an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the riles hereto, that this entire contract, and each and every part thereof, is made and entered in b Loax Association of Missouri, and the laws of the State of Missouri, and in constraing the
in accordance with the By-Laws of the FART AND HOME SAVINGS AN contract the By-Laws of said Association and the laws of the State of I IN WITNESS WHEREOF, The said part the first part	b Loan Association of Alissouri, and the laws of the State of Alissouri, and in constraining the lissouri are to govern. here the send and send the day and year first above written.
(SEAL)	Hell Bittman (SEA)
그는 그 것은 그렇게 안 없을 때 수도 한 그는 것에 혼을 한 방어는 그에 있는 것 수밖에 들었다.	KNOWLEDGMENT
COUNTY OF A CONTRACT OF A CONTY O	Before me, a Notary Public in and for the County of
IN WITNESS WHEREOF, I have hereunto set my hand and of	ment, and acknowledged to me that they executed the same as Dear free and voluntar icial seat, at my office in the County of and Stat
My commission as Notary Public expires on the $(2.9.1 \pm 2)$	daroi - Change - Color
This instrument was filed for record on the	Notary Public Tules County, Sinte of Okluhom of A. D. 191 2., st. 11 3 0. o'clock Q. M.
³ y	uty. H.C. Walkley, Register of Deed
(Seal)	

N 440.0.4.

Unit

11

409

ä

3