Ş. I			
200	<b>REAL ESTATE MORTGAGE</b> This Indenture, Made this June Mietth & day of & Mul any 19/5		
an a	<b>This Indenture</b> , Made this between william Robinson and has whe of a number of the first part, and the FARM AND HOME SAVINGS AND LOAN ASSOCIA in Julis County and State of Oklahoma, put (2), of the first part, and the FARM AND HOME SAVINGS AND LOAN ASSOCIA TION OF MISSOURI, a corporation organized inder the laws of the State of Oklahoma, put (2), of the second part: WITNESSETII, That the said part (2), of the first part, for and in consideration of the sum of SUY Jun and		
and the	Lawl sold, and by these presents do		
22.242	all of Lit number Six (G) in Block number		
Ella -	all of Lit number six (G) in Block number spists and (311 in Owen addition to the City of Julsa Oplahoma allording to the pecosded amended plot thereof and all improvements there on		
and the second	Allosala amendea pla meserg and all improvements		
A LING			
ter ter	And all right, title, estate and interest of said granter. S. 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 case the conditions of this mortgage become broken in any particular, and with all and singular the tenemoust, hereditaments and apputenances thereto belonging.		
2 C S S S S S S S S S S S S S S S S S S	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part designs, forever, Said part designs, forever, Said part designs, the true and lawful owner, Sof the said premises above wreated and index of a cond mark its successors and assigns, that at the delivery hereor. And designs, the true and lawful owner, Sof the said premises above wreated and index of a cond mark its successors and assigns, that at the delivery hereor. And designs, the true and lawful owner, Sof the said premises above wreated and its successors and assigns, that at the delivery hereor.		
	PROVIDED, 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, and the second part at the special instance and request of said part, and the first part, logand and advanced to whether Research and advance and request		
a la	MILLU A. RAWAIS M		
	paying the costs theread, then shill purty of the second part, its successors or assigns, may pay such taxes and assessments, and may increase and manated and successary to protect the fille 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 said Association, these presents shall be security. AND WIEFEAS. The said		
	did on the Juli Witch day of familary 19/2, make and deliver to the FARM AND HOME SAVINGS AND LOAN ASSOCIATION or Missouri Method note of obligation, which is made a part hereof and is in words and figures as follows, to-wit: NOTE OR OBLIGATION 2014		
States -	FOR VALUE RECEIVED AND promise to pay to the order of the FARM AND HOME SAVINGS AND LOAN ABSOCIATION OF MISSOURI, the following sums of money, viz.: The sum of DOLLARS		
STREET	NOTE OR OBLIGATION 2010 NEVADA, MO., Canualy, 19.13.   NEVADA, MO., Canualy, 19.13.   FOR VALUE RECEIVED Mellowing   Sums of money, viz.: The sum of DOLLARS, the following   Sums of money, viz.: The sum of DOLLARS, the same being the monthly dues on the Gene 1.9 DOLLARS, the same being the monthly dues on the DOLARS, the same being the monthly dues on the Gene 1.9 DOLLARS, the same being the monthly dues on the Gene 1.9 DOLLARS, the same being the interest due monthly upon said sum so borrowed by DOLLARS, and the sum of   DOLLARS, the same being the interest due monthly upon said sum so borrowed by DOLLARS, the same being the interest due monthly upon said sum so borrowed by MAD   DOLLARS, the same being the interest due monthly upon said sum so borrowed by DOLLARS, the same being the promitive due the due the agreement to   DOLLARS, the same being the interest due monthly upon said sum so borrowed by DOLLARS, the same being the promitive due the other said sum so borrowed by   DOLLARS, the same being the interest due monthly upon said sum so borrowed by DOLLARS, the same being the promitive due the other said sum so borrowed by <td <="" colspan="2" td=""></td>		
	And DOLLARS, the same being the promise die monthly upon said sund to borrowed And DOLLARS, the same being the promise die monthly upon said sund to borrowed and DOLLARS, on the 20th day of each and every month, and continue such monthly payments until the dues payments on stock, together with the carnings and profits credited thereon shall make suid certificate of stock could be hard every month. Stock could be hard every month and continue such monthly payments until the dues said certificate of stock is estimated to mature and reach pay value in		
	And All second for the second sec		
AL SAN	promise		
	- secure the same. This oblightion may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this note or oblightion may be credited on such repayment of loan with the withdrawal value of the stock carried with same.		
Je fin f	(SEAL) William Robenson (SEAL) (SEAL) Maude Robinson (SEAL)		
	(SEAL) (S		
Less 4	expenditures, and the payment of instruction that maturity that the same, all of which shall be also upon said premises and secured by high mortgage, and included attorney's fee for instituting sull upon this mortgage; also for foreclosing the same; all of which shall be also upon said premises and secured by high 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 dot. That the said part to a of the first part, for said consideration, do hereby expressly waive an appraisement of said total constant and all benefits of the homestead exemption and stay laws of the		
A set	Stafe of Oklahoma. TT'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 necordance with the By-Laws of the FANA AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in construing 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 the first part ha ASS. hereunto set AFCAhandand _sealthe day and year first above written.		
6 208 0	(SEAL) Willies 11 Robin's asc (SEAL)		
	ACKNOWLEDGMENT		
	STATE OF OKLAHOMA, COUNTY OF		
	the identical person who executed the within and foregoing instrument, and acknowledged to the tark increased the same as more and commany act and deed, for the base and purposes therein set forth.		
	My commission as Notary Public expires on the 4.4 Att a flay of February 19 (4. (SLOL)) Hayel 111 Offent Notare Public State of Oklahoma.		
	IN WITNESS WHEREOF, I have hereignto set my havid and official seal, at my office in the County of		
	By Deputy. Deputy. Alatta 2 alter Control Register of Deeds.		

Ű

l.

1

Ŋ

Ň

ы С

я