454 6 MORTGAGE RECORD All water and 48623 **REAL ESTATE MORTGAGE**[®] 5 創 [[6 5 44 the second streadly (g) Ţ Jer. plat 1 57 And all right, title, estate and interest of said grantor S. in and to eaid 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 tenements, 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 particular of the first part hereby covenant-with said party of the second part, its successors and assigns, that at the delivery hereof. *The method* cover, the true and hawful owner Sof the said premises above granted, and seized of a good and indefensible estate of inheritamee therein, fore addear of all ineumbances, that there is no one in adverse possession of same, and that *the second* part, its successors are upon the express covalities that whereas, the said party of the second part, at the spoil instance and request of said part-there. Journal and advanced to *the same square* with the said party of the second part, at the spoil instance and request of said part-there. *Said* part and of the first part agree with the said party of the second part, and to keep the building thereon constanting mereral and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the building thereon constanting successors or assigns, and also to keep said lands and improvements thereon free from all statutory lieu claims of every kind, and if any or either of said agreements be not particular, the said party of the second part, its successors or assigns, may pay such taxes and assessments, and may interest the reson in the represent of a said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all statutory lieu claims of every kind, and if any or either of said a to - the der g. ac marcaled 3 secure the same. This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with Joseph E Blair (SEAL) (SEAL) NOW, THEREFORE, If said part...(M. of 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 due and payable, as aforesaid, 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 forcelosed and enforced for the unpaid amount of the 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 insurance, and to protect the title to said premises, breacher with the charges as provided by the By-Laws of the said societarion, for the nonpayment of said insurance, expenditures, and the payment of mortgage; also for forcelosing the same; all of which shall be a lien upon said premises and secured by this mortgage, and included in any decree of forcelosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said decide. And the said part of the second part is all benefits of the barder by this mortgage, and included of the first part, for said consideration, down the collected by said party of the second part shall be applied on the payment of said decide. And the said part of Shate of Orcelosure rendered thereon, and all rents collected by said parts of the second part is and be papiled on the payment of said benefits of the homestead exemption and stray laws of the Shate of Orcelosure rendered thereon, the collected by said part of the second part is all benefits of the homestead exemption and stray laws of the Shate of Orcelosure rendered thereon, the collected by said rend staid tead estate and all benefits of the homestead exemption and stray laws of the Shate of Oklahoma. 8% scorl of Okhhomm. 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 sordance with the By-Laws of the FAMA AND HOME SAVINOS AND LOAN Association or Missouri, and the laws of the State of Missouri, and in construing this let the By-Laws of said Association and the laws of the State of Missouri are to govern. They hand Sand seal Sthe day and year first above written. IN WITNESS WHEREOF, The said part 100 of the first part ha 20 hereunto set They hand Sand seal Sthe day and year first above written. (SEAL) ue paid a (SEAL) 250 Jacie M. Bla n (SEAL) (SEATA ACKNOWLEDGMENT Julsa Ais wife, to me known to be and Julaa and State 0.... H Norry Public Fulsa-County, State of Oklahoma. (Sual) A. D. 1913, at 10 30 o'clock 9 M. This instrument was filed for record on the ... 20 day of Luis Chine Register of Deeds. (Seal) I. Mar H yey " " " 10 100 0 - 10 10 10 11

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