MORTGAGE RECORD

£34785

SAME HONOR TO THE THE TANK NO 2121

REAL ESTATE MORTGAGE				
between his Judenture, Made this the	in land	a wille it	Ler V. File	2011.
inCount TION OF Missouri, a corporation organized under the laws o WITNESSITH, That the said part tea of the first,	part, for and in consideration	on of the sum of	a a community of the second page of the second page of the	
described real estate, lying and situated in the County of	CONVEY AND CONFIRM UNIO	said party of the second part	, its successors and assigns, forever,	by acknowledged, all the following-
~ to 2 falls	Tielmen	(B) will	~ Asole ~	relimen
Fourteen (H) in 19	sagrent	O suff	atition to	, Fla
ety of Trules C	mollalel	a_, aee	ording to	Ale.
neemded plat the	-e4, . O.	le lu	merconer	nents
thereon,				
1				
	يعهشت وتعصيان بالسائه للمساف للبيانة		ng watan a ja samegan sake a matan	
	production of the second secon			
And all right, title, estate and interest of said granto in with all rents of said property, with full power and authority singular the tenements, hereditaments and appurtenances the	and to said premises, include to collect the same in case	ding all homestead rights, which the conditions of this mortgap	th are hereby expressly waived and age become broken in any particular,	released, together and with all and
TO HAVE AND TO HOLD THE SAME unto said p	party of the second part, its s	successors and assigns, forever	Said part Less of the first part h	ereby covenant
with said party of the second part, its successors and assigns granted and seized of a good and indefeasible estate of inhe that will warrant and defend the same against	ritance therein, free and ele	ar of all incumbrances, that	there is no one in adverse possessi	on of same, and
PROVIDED, ALWAYS, And these presents are upon of said part. Lean of the first part, loaned and advanced to	the express conditions that	t, whereas, the said party of	the second part at the special inst	ance and request
L'anna C II - V C A CAA	the seem of		Landrad to pay all taxes	O DOLLARS.
general and special, against said lands and improvements the insured in such company or companies as said second party in	reon, when due, and to keep my designate, and the policy	p said improvements in good or policies of insurance cons	repair, and to keep the buildings than the transferred to said party of the	nereon constantly ne second part, its
AND, WHEREAS, Said part Lex-of the first part a general and special, against said lands and improvements the insured in such company or companie as said second party in successors or assigns, and also to keep said lands and improve performed as aforesaid, then said party of the second part, it paying the costs thereof, and may also pay the final judgmen of said premises, including all costs, and for the repayment of the said Association, these processes shall be security.	ments thereon free from all s successors or assigns, may t for any statutory lien dai	l statutory lien claims of over pay such taxes and assessme ms, and may invest such such	y kind, and if any or either of said s ats, and may effect such insurance, t s as may be necessary to protect the	igreements he not for such purpose, title or nossession
of said premises, including all costs, and for the repayment of the said Association, these presents shall be security.	of all moneys so expended t	together with the charges the	ereon as provided by the Constitut	ion and By-Laws
did on the twentieth day of segment			FAHLI AND HOME SAVINGS AND L	OAN ABSOCIATION
or Missount Themnote or obligation, which is	made a part hereof and is in NOTE OR OBI		to-wit:	
FOR VALUE RECEIVED pron		NEVADA.	MO, 20 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2017 10 11
the same being the monthly dues on the thereof, numbered	this day pledged by	to said Associate	siation to secure a loan of	ne certificate
	LLARS, the same being the	interest due monthly upon sa	id sum so borrowed by Land	and the sum of
And	Iome Office at Nevada, Mo.,	, all of said sums of money, an	nounting in the aggregate to	
payments on stock tagether with the earnings and profits cred	lited thereon, shall make said	d certificate of stock equal to	the par or face value of said certific	ate of stock, and
And N.S	ault in the payment of said rules and regulations of said	l sums of money, or any part Association, and if, in case of	thereof, monthly as aforesaid, to I default, the stock pledged and the	ony all fines and security given to
promise and agree to fully pay and discharge the san	insulficient to repay said As ne. The payment of said m	sociation any balance which n contlify sum aggregating	nay be due and owing on said loan	
ment of all fines, penaltiles advances, fices and other charges	shall entitle all of said certi	ificateof stock to redemp	eafter until the maturity of said sto tion by said Association at the a	ccredited earned
value thereof, and the said share of stock so taken and redesecure the same. This obligation may be paid off at any time upon giving				
This obligation may be paid off at any time upon givin or obligation may be credited on such repayment of loan with	the withdrawal value of the	he stock carried with sume.	issociation as Arevada, and, in which	it great this hore
	(SEAL)	\mathcal{L}	N. Flesch	(SEAL)
NOW BUILDINGSON TO ALL AND COMMENT	(SEAL)	Lenn	lasilt. Up	(SEAL)
NOW, THEREFORE, If said part	foresaid, and shall faithfully this mortage may be imm	ons of money mentioned in sa perform all of the said other rediately foreclosed and cufor	agreements, then these presents sha reed for the unpaid amount of the	ll be void; other- principal of said
note, the unpaid interest and premium, and the expenditure and to protect the title to said premises, together with the cha	s hereinbefore named, mad uges as provided by the By	e by said party of the scrond -Laws of the said Association	part, to pay said taxes, assessment i, for the non-payment of said int	s and insurance, erest, premiums,
expenditures, and the payment of mortgages before their mat attorney's fee for instituting suit upon this mortgage; also for in any degree of forcelesting resultered thereon, and all rents col	c foreclosing the same; all of	f which shall be a lien upon said	d premises and secured by this mortge	age, and included
in any decree of foreclosure rendered thereon, and all rents col of the first part, for said consideration, dohereby expres State of Oklahoma.				
IT IS UNDERSTOOD AND AGREED, By and helve in accordance with the By-Laws of the FARM AND HOME SA contract the By-Laws of said Association and the laws of the	VINGS AND LOAN ASSOCIATI	ion of Missouri, and the lav	nand overy part thereof, is made a vs of the State of Missouri, and in	and entered into construing this
IN WITNESS WHEREOF, The said part Least the i			send the day and year first above	e written.
	(SEAL)	$\int_{\mathcal{L}} \mathcal{Q} \cdot \mathcal{L}$	N. Flesch	(SEAL)
	(SEAL)	Lenn	ie V. Flesch	_,(SEAL)
STATE OF OKLAHOMA,	ACKNOWLED	GMENT		
COUNTY OF Delag	Beforeme, a N	Notary Public in and for the C	bunty of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	_a
and State of Oktobroma on this 2 And day of	Lemmes 1	J. T lezen		me known to be
the identical person who executed the within and forego act and deed, for the uses and purposes therein act forth.	시민에 되었는데 1이 말하는 뭐라. ㅋ	70	uted the same as The art. free	and voluntary
IN WITNESS WHEREOF, I have hereunto set roy han of Oklahom I this. O have the set of the	<u> </u>		10\3	and State
My commission as Notary Public expires on the	Aday of	· ALD	Farana	i de Montagada Garajagada na M
		Notary Pu		te of Oklahoma.
This instrument was filed for record on the	day of O	A. D. 191	1 , n 3 20 o'clock! P	M.
Ву.	Deputy;	A, B, M	n yueldle	gister of Deeds.
(2,1)				