MORTGAGE RECORD

	R	EAL ESTATE	MORTGAG		
This Indenture,		be a sta			
TION OF MISSOURI, a cornoral	Count ion organized under the laws o	y and State of Oklahoma, I the State of Missouri, pa	part lize of the first party of the second part;	urt, and the Farm and Home Sa	VINON AND LOAN ASSOCIA-
Sauce sold, and by	, Kenned	Dollars, in hand pronvey and Convey and	aid by the said party of the said party of the second	ne second part, the receipt where I part, its successors and assigns State of Oklahoma, to-wit:	of is hereby acknowledged,
ieo		Firelan		J. Bus (t	Las.
Sold Broth	18) 420.8	moleni	touteen	(14) 7	al-de
~itil & C	toble	وغير مع	أ الما	a	2 Country
warlald (a, aeea	Jung 7		seconded L) taly
Joseph		وبرقيس		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
			alikalisa di kamana kamana Manana di kamana di kamana Manana di kamana di	and an earliest state of the st	
singular the tenements, hered	it/iments and appurtenances th	iereto belonging.		n, which are hereby expressly waiv ortgage become broken in any pa prever. Said part LO2of the fir	
with said party of the second granted and seized of a good that	part, its successors and assigns and indefeasible estate of inhe at and defend the same against	, that at the delivery her critance therein, free and o the lawful and equitable	eof all incombrances,	the true and lawful owner of that there is no one in adverse omsoever.	the said premises above possession of same, and
				trof the second part at the spe	
AND, WHEREAS, Sai	d part Les of the first part a fid lands and improvements the	gree with the said par reon, when due, and to ke	ty of the second part, its	successors and assigns, to pay al good repair, and to keep the but	l taxes and assessments,
successors or assigns, and also performed as aforesaid, then a paying the costs thereof, and i	to keep said lands and improve aid party of the second part, it may also pay the final judgmen	enients thereon free from a successors or assigns, ma t for any statutory lien cl	of ponents of matrines all statutory lien claims o by pay such taxes and asso aims, and may invest such	successors and assigns, to pay al good repair, and to keep the but constantly transferred to said pt f every kind, and if any or either essments, and may effect such ins a sums as may be necessary to pre- ces thereon as provided by the	of said agreements be not urance, for such purpose, teet the title or possession
				o the Sam and Home String	
or Missouri	note or obligation, which is	made a part hercof and is NOTE OR OF	in words and figures as fo	llows, to-wit:	
FOR VALUE RECEIV	ID Charles	nise to pay to the orde	NEV of the Farm and Home	ADA, MO., O Jake Saveres and Loan Association	or Missouri, the following
the same being the monthly of thereof, numbered.	lues on the	. c shary of th	e capital stock of said Ass to said	sociation, represented and eviden Association to secure a loan of OOLLARS; and the sum of	ord by the certificate
rine and	75/100 DOI	LARS, the same being the	ne interest due monthly up DLLARS, the same being	oon said sum so borrowed by! the premium due monthly upo	on said sum so borrowed.
payments on stock, together w	In the carnings and profits cred sated to mature and reach par v	OOLLARS, on the 20th da ited thereon, shall make so also inclearents — to	y of each and every mon uid certificate of stock equ	ey, amounting in the aggregate to th, and continue such monthly all to the par or face value of sai thereof.	payments until the dues d certificate of stock, and
Andfr penalties assessed on account t secure said monthly payments	orther agree, in case of del hereof, in accordance with the r shall, upon the sale thereof, be	ault in the payment of sa rules and regulations of sa insufficient to repay said a ne. The payment of said	id sums of money, or any id Association, and if, in c Association any balance w monthly sum accreating	part thereof, monthly as afores use of default, the stock pledged hich may be due and owing on sai	d loan
secure the same.	nnces, liens and other charges constock so taken and rede	shall entitle all of said ce emed shall be taken by said	rtificateof stock to re I Association in full satisfi	th hereafter until the maturity of demption by said Association action of this obligation and deed	of trust or mortgage to
This obligation may be or obligation may be credited	paid off at any time upon givi on such repayment of loan with	ng thirty days' written no i the withdrawal value of	tice to the Home Office of the stock carried with sa	f the Association at Nevada, Mo. me.	in which event this note
				W. Langer	CL (SEAL)
NOW, THEREFORE, premium, when they shall be and removed, the same shall be and removed the unreid interest and	If said part LLQ of the first r become due and payable, as a pain in full force and effect, and	part shall pay the several foresaid, and shall faithful I this mortgage may be im	sums of money mentioned lly perform all of the said mediately forcelosed and	In said note or obligation, inclu- other agreements, then these pic- enforced for the unpaid amoun- second part, to pay said taxes, as- ciation, for the non-gayment of on said bremises and secured by the lied on the payment of said delt. I benefits of the homestead exemp	ling all dues, interest and sents shall be void; other- t of the principal of said sessments and insurance.
and to protect the title to said expenditures, and the paymen attorney's fee for instituting st	premises, together with the cha t of mortgages before their mat alt upon this mortgage; also for	urges as provided by the E urity, and recelosing the same; all	of which shall be a lien up	ciation for the non-gayment of	ŝaid interest, premiums, DOLLARS as is mortgage, and included
in any decree of forcelosure report the first part, for said considerate of Oklahoma.	dered thereon, and all rents colleration, do hereby expres	elected by said party of the sly waive an appraisemen	e second part shall be appl t of said real estate and al	lied on the payment of shid delit. I benefits of the homestead exemp	And the said part 1222 ption and stay laws of the
in accordance with the By-La contract the By-Laws of said / IN WITNESS WHERE	ws of the Faint and Home Sansociation and the laws of the OF. The said part Lea of the	vings and Loan Association of Missouri are to go Sinte of Missouri are to go first part ha Vfhereunt	vern Hand	d each and every part thereof, i the laws of the State of Missouri 19-and sealthe day and year fi	, and in construing this
			17.7	linger C	Q (SEAL)
		(SEAL) ACKNOWLE		NV Keropre	roull (SEAL)
1 1 0	ксанома,	lod)
and State of Oklahoma, on this	and	Contract Optober	Notary Public in and for	personally appeared his	wife, to me known to be
IN WITNESS WHERE	purposes therein set forth. DE. I have bereinte set my har	nd and official seal, at my	office in the County of	O Mulsa	Ot free and voluntary and State
of Oklahoma, this 2.0	y Public expires on the &	day of XX	which		Tillian and the control of the contr
This instrument was file	d for record on the	day of O	Note	0.0	unty, State of Oklahoma.
요즘 전 하다면 이 얼마가 다			H,6'N		Register of Deeds.
10 0				<u> </u>	