## MORTGAGE RECORD

35593 COMPARE

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		r the laws of the State of M	lissouri, party of the s	econd part:		B AND LOAN ASSO
neethirt	thankt.	of the first part, for and in Dollars,	in hand paid by the so	id party of the second r	part, the receipt whereof is	hereby acknowled
Lave O. sold, an	d by these presents do	GRANT, CONVEY AND COL	stran unto said party	of the second part, its	auccessors and assigns, for	ever, all the follow
cribed real estate, lyi	ng and situated in the (	County of	200	and State of C	klahoma, to-wit:	0 0
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e neroko zaren bererkerkerkeran geran. Gunariak	ikana magnagpanan berpiliyan mashidha gama in maka makanan matabahanna makan kara	endaren egi diraktamanan beranaran da. Antono entaraktaman antono da.		garaga didikeringa digu yere di Madala hidalah di Madalah di esti	garagan kanangga berandan dan kecamatan dan berandan dan berandan berandan berandan berandan berandan berandan Berandan berandan be	tipija magamakin name temin Carata magamakan
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h said party of the se	cond part, its successors	I unto said party of the secon and assigns, that at the de state of inheritance therein,	divery hereof	ind assigns, forever. Si	and lawful owner set the	art hereby covenan said premises ab
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PROVIDED	VAYS. And these presen	nts are upon the express con	nditions that, whereas	the said party of the	second part at the special	instance and requ
aid part. of the	e first part, loaned and a	idvanced to	Crew E.	Josepha	y and or	DOLL OF
AND, WITKERAS	S, Said part Ce anof the	first part agree With the	e said party of the sec	ond part, its successors	and assigns, to pay all la	xes and assessme
rai and special, agair red in such company	or companies as said sec	evenents thereon, when due, and party may designate, a	and to keep said imp id the policy or policie	rovements in good repa s of insurance constantl	r, and to keep the buildin y transferred to said party	gs thereon constar of the second part
essors or assigns, and formed as aforesaid. U	t also to keep said lands hen said party of the sec	and improvements thereon cond part, its successors or	free from all statutory assigns, may pay such	nen claims of every kir taxes and assessments. :	d, and if any or either of s and may effect such insura	aid agreements be ice, for such purn
ing the costs thereof, aid premises, includi	and may also pay the fir ng all costs, and for the	o first park agree Laith the contents thereon, when the cond party may designate, as and improvements thereon cond part, its successors or all judgment for any statute repayment of all moneys sometry.	ory lien claims, and me expended together w	ay invest such sums as r ith the charges thereon	any be necessary to protect as provided by the Cons	the title or possess titution and By-L
ne but respentitulit t	nese presenta anni ne se	courity.	7	no and D.	Mr. line	The Other
on the WHEREAS	ethday of				M AND HOLL SAVINGS AT	to Ldan Associat
		on, which is made a part her				~ ~
		NOTE	OR OBLIGATI	ON	021	2011
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s of money, viz.: Th	e sum of	e often				DOLLA
same being the mont	2924	this day p	ledged by	ck of said Association, i	n to secure a loan of	by the certificate.
Fig.	69 000	& and and		DOLLARS	and the sum of	
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Luso and	2 20/00	DOLLARS, the san	ie being the interest d	ie monthly upon said su	m so borrowed by	and the sun
The brownier	to pay said Associa	tion at its Home Office at 1	ie being the interest de DOLLARS, the Veynda, Mo., all of said	ie monthly upon said su e same being the prem sums of money, amoun	ium due monthly upon sating in the aggregate to	nid sum so borrow
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