## MORTGAGE RECORD

	REAL ESTATE M		
between Winita Tellowson and h	with day of S.C.	Clauson	110//
in. Oction of Missouri, a corporation organized under the law WITNESSETH. That the said part less of the factorial sold, and by these presents do Gran described real estate, lying and situated in the County of	nuity and state of Okianoma, party of the State of Missouri, party of irst part, for and in consideration of the Dollars, in hand paid by the Convey and Convey and said	f the sum of	ecipt whereof is hereby acknowledged,
all of Jot number	n Eight (8) in a	Block number For Tulsa Oklahon	ty Tia (45) ia according
to the recorded a mente there on	mendeax gldt.	Tulsa Oklahor Thereof and all	in from
And all right, title, estate and interest of said grantor A with all rents of said property, with full power and autho singular the tenements, hereditaments and appurtenance TO HAVE AND TO HOLD THE SAME unto sa	in and to said premises, including rity to collect the same in case the streets belonging.		
with said party of the second part, its successors and ass granted, and seized of a good and indefeasible estate of	igns, that at the delivery hereof, inheritance therein, free and clear of	of all incumbrances, that there is no one	in adverse possession of same, and
that will warrant and defend the same age PROVINED, ALWAYS, And these presents are used said part will be first part, loaned and advanced the first part, loaned and advanced and special, against said lands and improvements insured in such company or companies as said second part successors or assigns, and also to keep said lands and imperformed as aforesaid, then suid party of the second part paying the costs thereof, and may also pay the final judg of said premises, including all costs, and for the repaym of the said Association, these presents shall be security.  AND WHEREAS, The said. And the said on the ward that the said way of the said way	with the sum of, with the said party of thereon, when due, and to keep so by may designate, and the policy or rovements thereon free from all stat, its successors or assigns, may payment for any statutory lien claims, nent of all moneys so expended logo	the scood part, its successors and assign id improvements in good repair, and to policies of insurance constantly transfer tutory lien claims of every kind, and if a such taxes and assessments, and may be needed and may invest such sums as may be need ther with the charges thereon as provided.	ns, to pay all taxes and assessments, keep the buildings thereon constantly ed to said party of the second part, its any or either of said agreements be not fleet such insurance, for such purpose, essary to protect the title or possession led by the Constitution and By-Laws
or Missouri there note or obligation, which	h is made a part hereof and is in wo	rds and figures as follows, to-wit:	
FOR VALUE RECEIVED.  suns of money, viz.: The sum of	promise, to pay to the order of the order of the cap this day pledged by	he FARM AND HOME SAVINGS AND LOAN A ital stock of said Association, represente	BSOCIATION OF MISSOURI, the following DOLLARS, and evidenced by the certificate a loan of the sum o
And	DOLLARS, on the 20th day of	each and every month, and continue st rtificate of stock could to the par or face	
said certificate of stock is estimated to mature and reach p And	par value in the payment of said as the rules and regulations of said as f, be insufficient to repay said Assoc same. The payment of said month DOLLARS each and every contract of said month of said months.	months from date thereof, mont ms of money, or any past thereof, mont sociation, and if, in case of default, the st lation any balance which may be due and thly sum aggregating  ry consecutive month hereafter until the	lly as aforesaid, to pay all fines and ock pledged and the security given to owing onsaid loan.
ment of all fines, penalties, advances, liens and other cha value therrof, and the said shareof stock so taken and secure the same. This obligation may be paid off at any time upon or obligation may be credited on such repayment of loan	rges shall entitle all of said certific redeemed shall be taken by said Asso	ateof stock to redemption by said scintion in full satisfaction of this obligat	Association at the accredited earned ion and deed of trust or mortgage to
or configurou may be creatized on such repayment of loan		Vinita J. Cl	au Son (SEAL)
NOW, THEREFORE, If said part of the premium, when they shall be or become due and payable, wise, the same shall be and remain in full force and effect note, the unpaid interest and premium, and the expendiand to protect the title to said premises, together with the expenditures, and the payment of mortgages before their attorney's fee for instituting suit upon this mortgage; als in any decree of forcelosure rendered thereon, and all rend of the first part, for said consideration, dohereby ex	first part shall pay the several sums as aforesaid, and shall faithfully pe , and this mortgage may be immedi itures hereinbefore named, made be e charges as provided by the By-La	of money mentioned in said note or obli- rform all of the said other agreements, a dely-forcelosed and enforced for the u y said party of the second-part, to pay we of the said Association, for the non-	gation, including all dues, interest and nen these presents shall be void; other- apaid amount of the principal of said said taxes, assessments and insurance, payment of said interest, premiums, DOLLARS as
expenditures, and the payment of mortgages before their attorney's fee for instituting suit upon this mortgage; as in any decree of forcelosure rendered thereon, and all rent of the first part, for said consideration, dohereby ex State of Oklahoma.  IT IS INDERSTOOD AND AGREED, By and by	maturity, and in the same; all of what so collected by said party of the secon pressly waive an appraisement of secons to the parties hereto, that this	nich wall be a nen upon said premises and ond part shall be applied on the payment aid real estate and all benefits of the hon s entire contract, and each and every p	secured by this mortgage, and included of said debt. And the said part. Lea. estead exemption and stay laws of the art thereof, is made and entered into
IT IS UNDERSTOOD AND AGREED, By and be in accordance with the By-Laws of the Farm and Homeontract the By-Laws of said Association and the laws of IN WITNESS WHEREOF, The said part.		or Missouni, and the laws of the State	e of Missouri, and in construing this y and year first above written.  Raw Son(SEAL)
		5000	W Son (SEAL)
State of Oklahoma,	A SECRETARY TO S	2 / C & 7 / C	and the contract of the contra
COUNTY OF Julea	Before me, n Not	ary Public in and for the County of	Tulsa
COUNTY OF	and S.C. Claud Serving oregoing instrument, and acknowled by hand and official scal, at my offic	her huband light to me that the year entire the country of	his wife, to me known to be as their free and voluntary dea
of Oklahoma, this My commission as Notary Public expires on the	626 day of Jun	Cin 10/4.  Roccoe ha	Anna County State of Oldshome
Whis instrument was filed for resemble the	0 day of 77 041.	A. D. 191 1 . At3	o'clock O M.
By	Deputy.	YXC. Walkla	Register of Deeds.