COMPARED

and the second second

1

MORTGAGE RECORD

333

一次であるという

<form> The adverture, where the control where the descent where the control were th</form>	This Indenture, Made this 520	REAL ESTATE N Enclieth	
The product of the sense of the	in De Missouri, a corporation organized under th		
deminent markets, pipe und stands in the Constra of and the Constra of and the Constra of the Co	WITNESSETH, That the said part use of	the first part, for and in consideration	of the sum of
Image: State of the second provide a state of the second provide a state of the second provide and state of the second provide a state of the second provid	described real estate, lying and situated in the Cou	nty of and and a	and State of Oklahoma, to-wit:
Yes What with a product structure of walk product structure of the second produc			
23b White the fact remainder. Thread and the second of the second o	all of the 1	West One-Half (W12) of the South
<pre>Handbark Town Up into Moth Turkles UMMonted Turkles and the series of add generator of the order product behaviour. Handbark All. Interpretent behaviour three the series of the transmission of the intergret order to be add generator to be ad</pre>	Chipty (50) Je	et of Lot number	Juis (2) and all
<pre>middle diverse of add generation of the second prevention of the rest prevention of th</pre>	of the West	Che Half (10 m)	of the North Thirty
<pre>and all which, siles, estable and cherrel of sold graphers</pre>	and the second sec	an number of the	Tula a Okla Long a
TO IAVE AND TO INDU THE SAME under self party of the second part, is exceeding and segion, forever. Sold party of the field part herby of the field part of	and all in	mprocemente I	haron
TO IAVE AND TO INDU THE SAME under self party of the second part, is exceeding and segion, forever. Sold party of the field part herby of the field part of	allower and a second spectrum of the second seco	<u> </u>	
TO HAVE AND TO LOLD THE SAME units and party of the second part, is exceeded and sejon, forever. Sold part dependences of the field part hereby of the second part, is exceeded and is present and selon. The second part, is exceeded the second part,	And all right, title, estate and interest of said grant	or in and to said premises, includin	gall homestead rights, which are hereby expressly waived and releas
Intel. 2024	ingular the tenements, hereditaments and appurter TO HAVE AND TO HOLD THE SAME un	nances thereto belonging. nto said party of the second part, its suc	ressons and assigns, forever. Said part of the first part hereby
THEORIDED, ALWAYS, and these presents are upon the corpse confilment that whereas, they add party of the second part of the second part at the speech landsame and the operation of the corpse part of the second part of the	vith said party of the second part, its successors an ranted, and seized of a good and indefeasible estat	d assigns, that at the delivery hereof. te of inheritance therein, free and clear	Thing, are the true and lawful owner for the said pre- of all incumbrances, that there is no one in adverse possession of
AND, WIRERAS, Sain part Lee, of the first part, agree, with the sell party of the second part, its necessaria in second part, its necessaria in the second part, its necessaria in the second part, its necessaria in the second part of the s	PROVIDED, ALWAYS, And these presents	are upon the express conditions that, $S = \frac{1}{2} $	is of all persons whomsoever. whereas, the said party of the second part at the special instance \mathcal{R}_{abc}
PORE OR ORLIGATION NEWADA, NO. MUMORINA JAME. POR VALUE RECEIVED promise to pay to the order of the J was was houses Skrites are Loss Associations or Misseouru, the area height the order of the J'was was height area of the seried structure of the J'was was height area of the seried structure of the J'was was height area of the seried structure of the J'was was height area of the seried structure of the J'was was height area of the seried structure of the J'was was height area of the seried structure of the J'was was height area of the seried structure o	AND, WHEREAS, Said part is of the fir	st part agree with the said party of	Fine Hundred
NOTE OR OBLIGATION NEWADA, MO, MOLTOR SATES AND ASSOCIATION OF MISSION, IN AN ASSOCIATION OF MISSOCIATION, IN AN ASSOCIATION OF MISSION, AND ASSOCIATIN	general and special, against said lands and improven insured in such company or companies as said second	neuts thereon, when due, and to keep s I party may designate, and the policy of I improvements thereon from all of	aid improvements in good repair, and to keep the buildings thereon policies of insurance constantly transferred to said party of the sec- nutory lies claims of every build and it must be attended to be a sec-
NOTE OR OBLIGATION INVADA, MO, MOLTON ANA ABOLING WILLING AND ANA ABOLING OF MISSION OF MISSION, IN ABOLING OF MIS	performed as aforesaid, then said party of the second paying the costs thereof, and may also pay the final	d part, its successors or assigns, may pr judgment for any statutory lien claims	y such taxes and assessments, and may effect such insurance, for an and may invest such sums as may be necessary to protect the title of
PORE OR OBLIGATION NEWADA, MO, MULTURE MICHAEL, MORENDA, MO, MULTURE, MISSION OF MISSION, AND ADDEDATION OF MI	a sam premises, including all costs, and for the re- of the said Association, these presents shall be secur AND WHEREAS, The said. S. B. M.	right and his wire	Bertha 2. Uright
NOTE OR OBLIGATION NEWARA, MO. Mathematical Advanced Adv	lid on the Interfielts, day of Mortean		make and deliver to the FARM ANT HOME SAVINGS AND LOAN A
POID VALUE RECEIVED			NEVADA MO / Aventer APT.
Model: "	FOR VALUE RECEIVED	promise to pay to the order of	be FADY AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, I
DULLARS, the same being the interest due monthly pupor and sum so borrowed by. Let	he same being the monthly dues on the $\frac{1}{2}$	have been share and the ca	sital stock of said Association, represented and evidenced by the centre a loan of
ments on stock, together with the earnings and profits eredical thereon, shall make and certificate of stock equal to the part of lace Autor of an earning stock to extend the part of lace Autor of an earning stock to extend and the eredication of stock equal to the part of lace Autor of an earning of stock is estimated to matter and reach part value is all certificate of stock equal to the part of lace Autor areas of a fockning in the part part and a stock equal to the part of lace Autor areas of a fockning for the responsible Association, which extends thereot, in accordance with the rules are regulations of stack association, which extends the rule of an earning of state of the stock equation of the rule of an earning of state of the stock equation of the rule of an earning of state of the stock equation of the rule of an earning of state of the stock equation of state of the stock equation of the rule of the stock equation of the rule of	- MARE - A - 100	DOLLARS, the same being the in	erest due monthly upon said sum so borrowed by
nid extilinate of stock is estimated to mature and reach pay value hSee 25.227 Mar2 months from data thereof, in easier of each with the rules and regulations of said Association, and the reaction are being and the second second by payments and buttered to in ease of default in the payment of said monthly sum aggregated and the second recent solution of the solution and balance which may be due and owing on said down, and the second may be due and owing on said down, and the second balance which will be an adverted of said the second on any beanse which may be due and owing on said down, and the said state To fully payment as down and balance which may be due and owing on said down, and the said state of the said state The payment of said monthly sum aggregating the said state, and the second shall be father by said Association in full satisfate ion of this soligation at the accreding the thered, in a such as and commend shall be father by said Association in full satisfate and the said state. The pay and the said state is the second shall be fathered shall be father	And ZUC promise to pay said Association	n at its Home Office at Nevada, Mo., a	IRS, the same being the premium due monthly upon said sum s I of said sums of money, amounting in the aggregate to
And the second on account thereof, in according will the relate and regulations of said second and it, in eaco of default, the accord freque the accord freq	ayments on stock, together with the earnings and pr	rofits credited thereon, shall make said c	each and every month, and continue such monthly payments un erlificate of stock equal to the par or face value of said certificate o 22 months from date thereof.
promise	And further agree in account thereof in account and	use of default in the payment of said s	ims of money, or any part thereof, monthly as aforesaid, to pay a monitor and if in cuse of default, the stock pledeed and the securi
neme of all fines, penalties, advances, liens and other charges shall entitle all of eaid certificato. of stock to redemption by said Association at the saccetaries and the same and the same and redeened shall be taken by said Association in full subjection and deed of trust or me cerver the same. This obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same. (SEAL)	promise and agree to fully pay and discharge	e the same. The payment of said mor	thly sum aggregating
Series the same. This obligation may be paid off at any time upon giving thirty days' written notices to the Home Office of the Association at Newada, Mo., in which event of biligation may be credited on such repayment of Ioan with the withdrawal value of the stock carried with same. (SEAL) Solution of the same shall be arready and the same shall pay the several sums of money mentioned in asid note or obligation, insylding all dues, in remum, when they shall be or become due and payable, as doresaid, and shall faithfully perform all of the said other argements, then these presents shall be they shall be or become due and payable, as doresaid, and shall faithfully perform all of the said other argements, then these presents shall be the several sums of money mentioned in asid note or obligation, insylding all dues, in the same shall be and remain in full force and effect, and this mortgage may be immediately foreclosed and enforced for the unpaid amount of the princip, the said part of the said obax argements. (In these presents and all to profer the title to said premises, together with the charges as provided by the Be-Laws of the said Association, for the non-payment of and the adding three shall be allow applied on the payment of add theread on any decree of foreclosure rendered thereon, and all rents is collected by said party of the second part shall be applied on the payment of adding the said the adding the scenar part shall be applied on the Said cell Missouri, and the shall as of the Said of Missouri, and the said of Missouri, and the Said of Missouri, and the said and the said and the said of Missouri, and the said of Missouri, and the Said of Missouri, and the Said of Missouri and in comits in the Missouri and the faw of the Said of Missouri and to govern. INVERSENDED AND AGREED, By and between the partial said. Said State of Oklahom. INVERTING OF OKLAHOMA, Said Constration on the said said adding of the Said of Missouri, and the Said of Missouri, and the said wa	ient of all fines, penalties, advances, liens and other	r charges shall entitle all of said certific and redeemed shall be faken by said Ass	ery consecutive mouth hereafter until the mathrity of shid stock, a atcof stock to redemption by said Association at the accred origition in full satisfaction of this abligation and deed of trust or r
(SEAL) NOW, THEREFORE, If said part 14.2 to the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, in remium, when they shall be or become due and payable, as adoresaid, and shall faithfully perform all of the said other agreements, then these piesents shall be or tios, the same small be and remain in full force and effect, and this mortgage may be immediately forcedsed and cufforced for the unpaid all to protect the title to said premises, together with the charges are provided by the Br. Laws of the said association, for the non-paymeeh of said interest, in the said specific science of the charges are provided by the Br. Laws of the second part, to pay said faxes, assessments and the for instituting said upon the charges are provided by the Br. Laws of the second part, to pay said faxes, assessments and the for instituting said upon the charges are provided by the Br. Laws of the second part, to pay said faxes, assessments and the for instituting said upon the charges are provided by the second part shall be allon upon said premises and secured by this mortgage, and n any decree of forcelosure rendered thereon, and all rents collected by said party of the second part shall be abrefits of the homestead execution and stay be interest of the By-Laws of the Mark Arab Home Saymens are not and said real state and all benefits of the homestead execution and they have of the State of Missouri are to govern. IN WITNESS WHEREOF, The said part i.e. and the faxe of the first part ha 2% . hereunto set . The Arab Atte day and year first above write (SEAL) (ecure the same.		
NOW, THEREFORE, If said part 4.42 of the first part shall pay the several sums of money meritioned in axid note of obligation, individing all dues, in greenium, when they shall be or become due and payable, as a foresaid, and shall faithfully perform all of the said other agreements, then these presents shall be very vise, the same shall be or become due and payable, as a foresaid, and shall faithfully performed of the second part, to pay said taxes, assessments and in or princip indiverses in and the prometer of mortgages before their maturity, and the synthese second part shall be very pay the sound payment of said taxes, assessments and the protect the fittle to asid premises, together with the changes as provided by the By-Laws of the said Association, for the non-payment of said interest, provided by the payment of mortgages also for foredosing the same, and of mich shall be a lien upon said premises and secured by this mortgage, and the fart part, for said consideration, also		영화가 승규는 그 것을 만큼 한다.	
NOW, THEREFORE, If said part 4.42 of the first part shall pay the several sums of money meritioned in axid note of obligation, individing all dues, in greenium, when they shall be or become due and payable, as a foresaid, and shall faithfully perform all of the said other agreements, then these presents shall be very vise, the same shall be or become due and payable, as a foresaid, and shall faithfully performed of the second part, to pay said taxes, assessments and in or princip indiverses in and the prometer of mortgages before their maturity, and the synthese second part shall be very pay the sound payment of said taxes, assessments and the protect the fittle to asid premises, together with the changes as provided by the By-Laws of the said Association, for the non-payment of said interest, provided by the payment of mortgages also for foredosing the same, and of mich shall be a lien upon said premises and secured by this mortgage, and the fart part, for said consideration, also			Bortha D. Mhight.
TT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and ench and every part thereof, is made and ent a accordance with the By-Laws of the Faint and Home Sayings and Loan Association or Missouri, and the laws of the State of Missouri, and in construct in WITNESS WHEREOF, The said part and the faws of the State of the State of the State of Missouri, and in construct IN WITNESS WHEREOF, The said part and the faws of the State of the State of the State of Missouri, and in construct (SEAL) (SEAL) STATE OF OKLAHOMA, ourry of the State of Oklahoma, on this and the within and for the County of the State of the	NOW, THEREFORE, If said part 112-of	the first part shall pay the several sum able, as aforesaid, and shall faithfully p	of money mentioned in said note or obligation, including all dues, i rform all of the said other agreements, then these presents shall be
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and ent a necordance with the By-Laws of the FARM AND HOAD SATINGS AND LOAN ASSOCIATION OF MIRSOURI, and the laws of the State of Missouri, and in constr in PL-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in constr IN WITNESS WHEREOF, The said part leads of the first part ha 2% becento set. The said Annual Annual Seal State of Missouri, and the laws of the State of Missouri, and in constr IN WITNESS WHEREOF, The said part leads of the first part ha 2% becento set. The said Annual	rise, the same shall be and remain in full force and e ote, the unpaid interest and premium, and the ex	flect, and this mortgage may be immed penditures hereinbefore named, made l b the abayments as provided by the By-I	iately forcelosed and enforced for the unpaid amount of the prime y said party of the second part, to pay said taxes, assessments and use of the said Association for the powersoneth of said interest.
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and ent a necordance with the By-Laws of the FARM AND HOME SAYINGS AND LOAN ASSOCIATION OF MISSOUR, and the laws of the State of Missouri, and in construct in works and association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construct IN WITNESS WHEREOF, The said part and the first part ha. 24 here unto set The Mand And I seal state day and year first above writte (SEAL) (SEAL) STATE OF OKLAHOMA, output to FO OKLAHOMA, STATE OF OKLAHOMA,	xpenditures, and the payment of mortgages before Atomey's fee for instituting suit upon this mortgage	their maturity, and e; also for foreclosing the same; all of *	DC hiel shall be a lien upon said premises and secured by this mortgage, a
TT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and ent a accordance with the By-Laws of the Flant AND HOME SAYINGS AND LOAN ASSOCIATION OF MISSOUR, and the laws of the State of Missouri, and in construct in with the By-Laws of the Flant AND HOME SAYINGS AND LOAN ASSOCIATION OF MISSOUR, and the laws of the State of Missouri, and in construct IN WITNESS WHEREOF, The said part and the laws of the first part han 24 shore units of govern. IN WITNESS WHEREOF, The said part and the laws of the first part han 24 shore units of the first part han 24 shore units of the State of Missouri, and year first above written (SEAL) (SEAL) STATE OF OKLAHOMA, OUNTY OF Mathematical State of Oklahoma, on this STATE OF OKLAHOMA, STATE of Oklahoma, on this STATE OF OKLAHOMA, State OKLAHOMA,	n any decree of forcelosure rendered thereon, and all f the first part, for said consideration, do	rents collected by said party of the sec by expressly waive an appraisement of	and part shall be applied on the payment of said debt. And the said aid real estate and all benefits of the homestead exemption and stay
(SEAL) (SEAL) STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, State of Oklahoma, og this South of the second of the	IT IS UNDERSTOOD AND AGREED, By a n accordance with the By-Laws of the FARM AND	nd between the parties hereto, that the HOME SAVINGS AND LOAN ASSOCIATION	s entire contract, and each and every part thereof, is made and e or Missoual, and the laws of the State of Missouri, and in cons
(SEAL) STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, State of Oklahoma, or, this S-21 Main and State of Oklahoma, or, this S-21	IN WITNESS WHEREOF, The said particle	a of the first part ha. 2.4., hereunto se	This hand Anti seal Stio day and year first above with
ACKNOWLEDGMENT STATE OF OKLAHOMA, OUNTY OF	9	(SEAL)	S.B. Wright
STATE OF OKLAHOMA, OUNTY OF	add ffall a star a fall a star a fall a star a fall a star a fall a star a star a star a star a star a star a s	이 사람들이 가지만 것 같아. 이번에 한 동생은 사람이 있는 것이 같아.	
Oklahoma, this <u>Dec</u> <u>day of</u> <u>7, 299</u> . My commission as Notary Public expires on the <i>Arts</i> , 23, 1913. Notary Public <u>Trans</u>	STATE OF OKLAHOMA,	ACKNOWLEDG	MENT
of Oktaboina, this <u>De</u> day of <u>7499</u> , 10.14 My commission as Notary Public expires on the 97,65, 123, 1913. <u>10.14</u> Notary Public Turks County State of O	COUNTY OF Julea	day of Joy Man bar	ary Public in and for the County of Julia
i Oktahoina, this <u>90</u> day of <u>799</u> , 10/4 My commission as Notary Public expires on the 97,55, 1913. <u>A</u> Notary Public Twolse County State of O	5. B. Unight he identical person who executed the within a	and Bertha L. Wr and foregoing instrument, and acknowle	ight his wife, to me k
8	ct and deed, for the uses and purposes therein set fo IN WITNESS WHEREOF, I have bereunto se	orth. et my hand and official seal, at my offi	e in the County of Turka
This instrument was filed for record on the 25 day of 2704. A. D. 101. A. B. 101. A. B. 20'clock P. M. Deputy. Deputy. Register	My commission as Notary Public expires on the	· J	++
This instrument was filed for record on the <u>S</u> day of <u>ZOU</u> , <u>A</u> , D. 101.1., at <u>S</u> o'clock <u>P</u> . M. y. Deputy. <u>HCWARTER</u> . Register	10th	······	Notary Public Tules County, State of
y Deputy. HCWhetley. Register	This instrument was filed for record on the	20 day of 2705.	A. D. 101 / , at 3
seal , t	¥		H.C.Wackley. Registe
		seal.	J d
	1		n