MORTGAGE RECORD FAMIL DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 21251

	REAL ESTA				
between Chin & Sohnson	ndeth nd his wife	day of 7	a to gopen		10.//
between Missouri, a corporation organized under the h	County and State of Okla aws of the State of Misson first part, for and in con-	homa, part. Licas uri, party of the second deration of the sum	the first part and the FARM and part:	and Home Savings and I	оли Аввосід-
Associated sold, and by these presents doGBa described real estate, lying and situated in the County	Dollars, in he	and paid by the said a unto said party of	party of the second part, the the second part, its successe and State of Oklahom	receipt whereof is hereby ors and assigns, forever, all a, to-wit:	ncknowledged, the following-
Tier (5) in B City of Tulsa recorded gla thereon:	nber Eight	(8) im B	lock Kumb	ion.	
Tien (5) in B	rady Heig	hts addis	conto the		anan sepatah . Amang pelajar
City of Tulsa	Okla Loma,	- accordi	ng to the		energia en la companya
recorded pla	t there of a	Lall in	fromments		
theron				The same control of the same of the same of	Same and the
and the same of the control of the same of					
TO HAVE AND TO HOLD THE SAME unto	said party of the second pa	rt, its successors and	assigns, forever. Said part.	of the first part herel	v covenant
with said party of the second part, its successors and a granted, and seized of a good and indefeasible estate of that Lagran, will warrant and defend the same a					
PROVIDED, ALWAYS, And these presents are of said part 4000 of the first part, loaned and advance	upon the express condition	ons that, whereas, il	ne said party of the second	part at the special instance	e and request
AND WHEREAS, Said por is 20f the first p	part agree with the sa	of finds	d part, its successors and ass	igns, to pay all taxes and	DOLLARS.
PROVIDED, ATWAYS, And these presents are of said part. On the first part, loaned and advance of said part. On the first part, loaned and advance of said part. On the first part, loaned and advance of the first part, loaned and said said said said said said said sai	ts thereon, when due, and rty may designate, and the provements thereon free	to keep said improve e policy or policies of from all statutory lie	ements in good repair, and t finsurance constantly transfo n claims of every kind, and i	o keep the buildings there erred to said party of the se I any or either of said nore	on constantly cond part, its ements be not
performed as aforesaid, then said party of the second property in the costs thereof, and may also pay the final jud	art, its successors or assign gment for any statutory	is, may pay such tax ien claims, and may	es and assessments, and may invest such sums as may be n	effect such insurance, for ecessary to protect the title	such purpose, or possession
of the said premises, including all costs, and for the repay of the said Association, these presents shall be security. AND WHEREAS, The said	C. Lohnison	and his	with Days	gene It Ish	and Dy-Laws
or Missouri Their day of More Embs	ch is made a part hereof a	19// make and nd is in words and fi	deliver to the FARM AND	TOME SAVINGS AND LOAN	Associatión
FOR VALUE RECEIVED. We sums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered of the following the same being the monthly dues on the thereof, numbered of the following the same being the monthly due to the same being the same same same same same same same sam	promise to pay to the	e order of the FARM	ne Vada, mo., 2. 2. no Home Savings and Loan	Association of Missouri,	the following
the same being the monthly dues on the	Share A	of the capital stock	of said Association, represen	ted and evidenced by the c	ertificate
Time and 75	DOLLARS the same be	Ing the Interest due	DOLLARS; and the	e sum of	nd the sum of
And well promise to pay said Association at	its Home Office at Nava	DOLLARS, the	ame being the premium du	monthly upon said sum	so borrowed.
payments on stock, together with the earnings and profit said certificate of stock is estimated to mature and reach	DOLLARS, on the 20 s credited thereon, shall m	Ith day of each and ake said certificate o	every month, and continue f stock equal to the par or fa	such monthly payments u	ntil the dues of stock, and
said certificate of stock is estimated to mature and reach And	par value in Sevendon default in the payment	of said sums of mor	from date thereof, ney, or any part thereof, mor	ithly as aforesaid, to pay	all fines and
secure said monthly payments shall, upon the sale there	of, be insufficient to repay	said Association any	balance which may be due as	id owing on said loan. 22	There were
promise and agree to fully pay and discharge the ment of all fines, penalties, advances, liens and other characteristics, and the said share accordance to stock so taken an	DOLLARS ca	ch and every consec	utive month hereafter until t	he maturity of said stock,	and the pay-
secure the same.					
This obligation may be paid off at any time upor or obligation may be credited on such repayment of loss	e giving thirty days' writt n with the withdrawal val	en notice to the Hor ue of the stock carri	ne Office of the Association a ed with same.	t Nevada, Mo., in which ex	ent this note
	(SEAL)	A	Evin C. Joh	nan-	(SEAL)
	(SEAL)	· · · · · · · · · · · · · · · · · · ·	Imogens -	F. Johnson	(SEAL)
NOW, THEREFORE, If said part descoil the premium, when they shall be or become due and payable	first par' shall pay the se, as aforesaid, and shall fe	veral sums of money ithfully perform all c	mentioned in said note or ob of the said other agreements,	ligation, including all dues than these presents shall be	interest and void; other-
wise, the same sum be and remain in full force and effect note, the unpaid interest and premium, and the expen- and to protect the title to said premises, together with the	t, and this mortgage may ditures heroinbefore name to charges as provided by	d, made by said par the By-Laws of the	ciosed and enforced for the ty of the second part, to pay raid Association, for the no	npine amount of the print said taxes, assessments a n-payment of said interes	nd insurance, t, premiums,
NOW, THEREFORE, If said part	r maturity, and Over	e; all of which shall I	e a lien upon said premises an	d secured by this mortgage,	OLLARS as
of the first part, for said consideration, do hereby c State of Oklahoma.	expressly waive an approis	of the second parts: ement of said real es	ate and all benefits of the bo	mestead exemption and sta	y laws of the
IT IS UNDERSTOOD AND AGREED, By and in accordance with the By-Laws of the Farm and Ho contract the By-Laws of said Association and the laws of the Witness Whereof, The said particles	between the parties hereton B Sayings and Loan A	o, that this entire co ssociation of Misso	ntract, and each and every	part thereof, is made and te of Missouri, and in co	entered into estraing this
IN WITNESS WHEREOF, The said particles	f the State of Missouri are f the first part ha Zaza, he	reunto set . The	hand and scalethe	lay and year first above w	itten.
	(SEAL)		alvin Cy	Thron_	(SEAL)
	(SEAL)		Imogén	Thronge Topohnoo	×L(SEAL)
Sparre on Outlands	ACKNOV	VLEDGMENT	0		
COUNTY OF Julya	Sefore	me, a Notary Public	in and for the County of	Tulsa	
COUNTY OF OKLAHOMA, And State of Oklahoma, on this the identical person. A who executed the within and act and deed, for the uses and purposes therein set forth. IN WITNESS WHERBOF, I have hereunto set in	and Tours	Tohne	10//, personally appeare	his wife, to me	known to be
the identical person. A who executed the within and act and deed, for the uses and purposes therein set forth.	foregoing instrument, and	sicknowledged to me	that? he gexecuted the san	ions their free ar	id voluntary
the identical person. Who executed the within and act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set in of Oklahoma, this. The second of Oklahoma, this of the second of Oklahoma, the second of Okla	Total	19.//	/~		
Eal.	S TRACE THEY OLD	7	Notary Public. To	Hale-	
			Notary Public	County, State of	of Oklahoma.
This instrument was filed for record on the S	e day of 🛴 💆	you.	A. D. 191/, at .3	oʻclock 🧷	M.
By	Deputy,	500.	MUMALKE	Cy - Regist	er of Deeds.
소리 (1) 전 1 시간 (1) 전 (1)		sau.			