A STATE OF S

MORTGAGE RECORD

5980

between Warren D. Our	in Rue well	in of The	and was sing	Juy 10.1
n Armanus a gorganian armaizal malas il	Count And State of Oklahoma	part La add the first part, a	ind the Farm and Home Savings	OSSA NACO CINA
WITNESSETH, That the said part we of	the first part, for and in considera Dollars, in hand p	tion of the sum of		
sold, and by these presents do	GRANT, CONVEY AND COMPINATION	o said party of the second par	rt, its successors and assigns, forev	er, all the followi
COO 9 9 9 4	Sixteen (16)	(6.5 milli 20m	S of Originality source.	(rul)
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	1) meeting	respect to	~ (1.T),
Kuno (5) meet fuit	(d/) mastrike	skoolet ii	_ reshanist	Liventi
200 (21) El	a original	, town	the fight of	Bucker
alist, around	a County.	mleldo	ra, accord	ing to
is toles Robinson	iliania L	lo ered F	lle bul	
7	()	2		
		andrews and section of the section o	مستان باستور باید آیا موسط و آیا دو بیشنی مسیل رسیست و بیا دانستان بیشو بید بیش اید ک	engania
	ing of the second s			
				W
and all right, title, estate and interest of said grant with all rents of said property, with full power and t	tor in and to said premises, inc	luding all homestead rights, wh	ich are hereby expressly waived an	I released, toget
ingular the tenements, hereditaments and appurte	nances thereto belonging.			
TO HAVE AND TO HOLD THE SAME useful said party of the second part, its successors and ranted, and selzed of a good and indefeasible estate.	nd assigns, that at the delivery he	reof ham are the	true and lawful owner of the s	aid premises ab
hat Lean, will warrant and defend the sam	re against the lawful and equitable	claims of all persons whomse	ever.	
PROVIDED, ALWAYS, And these presents said part I the first part, loaned and adv	are upon the express conditions the	ant, whereas, the said party of	of the second part at the special in	istance and requ
<u> </u>	(le			א עינייני
meral and special, against said lands and improver	nents thereon, when due, and to k	sep said improvements in good	repair, and to keep the buildings	thereon constan
occessors or assigns, and also to keep said lands an	d improvements thereon free from	all statutory lien claims of eve	ry kind, and if any or either of said	I agreements be
AND, WHEREAS, Said part 20 of the fir neral and special, against said lands and improver sured in such company or companies as said secon tecessory or assigns, and also to keep said lands an- rformed as aforesaid, then said party of the secon ying the costs thereof, and may also pay the final said premises, including all costs, and for the re-	judgment for any statutory lien el	aims, and may invest such sur	as as may be necessary to protect the	ne title or possess ution and Bv-L
the said Association, these presents shall be secur AND WHEREAS. The said				nie de
d on the was a value of the course	maker 101	I, make and deliver to th	e Faim and Home Savings and	LOAN ASSOCIAT
Missour Mesour mote or obligation,				
FOR VALUE RECEIVED	NOTE OR O	SLIGATION NEVADA	" no November	20th 10//
FOR VALUE RECEIVED	promise to pay to the ord	er of the Farm and Home Savi	ngs and Loan Association of Mis	SOURI, the follow
e same being the monthly dues on the	shareof the	to capital stock of said Associa	tion, represented and evidenced by	the certificate
ereof, numbered 294/	this day pledged by	to said Asse	LARS; and the sum of	
Six and 50/100	DOLLARS, the same being t	he interest due mouthly mon	aid sum so horrowed by	and the sun
nd - A L-P promise to new sold Association	n at its Horne Office at Nevada, M	o all of said sums of money, a	mounting in the aggregate to	
lyments on stock, together with the earnings and pride certificate of stock is estimated to mature and re	DOLLARS, on the 20th de rofits credited thereon, shall make s	ly of each and every month, aid certificate of stock equal t	and continue such monthly paym the par or face value of said cert	ents until the di licate of stock, s
id certificate of stock is estimated to mature and re	ach par value in the payment of a	LA.O months from date they aid sums of money, or any par	eof. t thereof, monthly as aforesaid, to	pay all fines a
And further agree	with the rules and regulations of severes, he insufficient to repay said	id Association, and if, in case of Association any balance which	of default, the stock pledged and the may be due and owing on said loan	ie security given
romise and agree to fully pay and discharg	e the same. The payment of said	monthly sum aggregating	بلك تبو فبواق الكر يتناشه ويتهم ويتما يؤشي وتنوست ينشي	
ent of all fines, penalties, advances, liens and other alue thereof, and the said share of stock so taken	r charges shall entitle all of said co	rtificate of stock to reden	reafter until the maturity of said ption by said Association at the	stock, and the p accredited car
cure the same.			 The second of the first of the second of the	经基金 医多性性皮肤
This obligation may be paid off at any time a obligation may be credited on such repayment of	upon giving thirty days' written no loan with the withdrawal yake of	the stock carried with same.	Association at Nevada, Mo., in wi	nch event this ne
The state of the s		Marin	$\alpha \sim$	Dew (SEA
			0 0	0
NOW THEREFORE If said part 122 of	the first wart shall now the several	anne of money mentioned in	aid note or obligation, including a	Vides, interest a
eminm, when they shall be or become due and pay	able, as aforesaid, and shall faithful	lly perform all of the said othe	r agreements, then these presents a	half be void; oth
te, the unpaid interest and premium, and the ex	penditures bereinbefore named, m	ade by said party of the second	d part, to pay said taxes, assessment, for the non-payment of said	ents and insuran
NOW, THEREFORE, If said part. See of common, when they shall be or become due and pay so, the same shall be not remain, full force and e.g. the unpaid interest and premium, and the extra to pratect the title to said premises, together with senditures, and the payment of mortgages before oney's fee for instituting suit upon this mortgage any decree of foreclosure rendered thereon, and all the first part, for said consideration, dohere the of Oklahoma.	their maturity, and	of which shall be a lien upon so	d premises and secured by this mor	trage, and inclu
any decree of forcelosure rendered thereon, and all	l rents collected by said party of the	e second part shall be applied of	m the payment of said debt. And efits of the homestead exemption a	the said part
te of Oklahoma.	ind between the parties bewelt the	at this auties conteast and so	ob and every part thereof is mad	e and entered i
TT IS UNDERSTOOD AND AGREED, By a necordance with the By-Laws of the Fama Anpetract the By-Laws of said Association and the later that the Sy-Laws of said Association and the later that the Sy-Laws of said Association and the later than the later	Home Sayings and Loan Associ	ATION OF MISSOURI, and the l	ws of the State of Missouri, and	in construing t
IN WITNESS WHEREOF, The said part	Q of the first part ha 99 hereun	to set their happea	nd seal 2 the day and year first ab	ove written.
	(SEAL)	_ War	ruo B ne	Ly (SEA
		Di	·	00
		DCMENT		Ly, (SEA
STATE OF OKLAHOMA,	ACKNOWLE	DOMEN1		~
		a Notary Public in and for the	County of \ ulso	
UNTY OF	" dayot 1 1 a ving	ou Ourslu	onally appeared his wife-	to me known to
1 State of Oklahoma, on this 20 1	and Phospan		euted the same as L	ree and volunta
d State of Oklahoma, on this	in and Phanet, and acknowledge of the control of th	owledged to me that the tek		
d State of Oklahoma, on this 2,0 the control of the vibin a sidentical person who executed the vibin a land deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereinto set	ind foregoing instrument, and ackr orth. ot my hand and official scal, at my	office in the County of	Tulsa	and St
d State of Oklahoma, on this 2,0 the vibin a cidentical person who executed the vibin a t and deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereunto se Oklahoma, this 2,0 the day of	and foregoing instrument, and ackrooth. of my hand and official seal, at my	owledged to me that the teken of the country of the	1014	and Sta
d State of Oklahoma, on this 2,0 the vibin a cidentical person, 2 who executed the vibin a t and deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereinto se	and foregoing instrument, and ackrooth. of my hand and official seal, at my	office in the County of	Lank-a	and Sta
is identical person Z who executed the vilyin a t and deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereinto se Oklahoma, this Z O L day of	and foregoing instrument, and ackrooth. of my hand and official seal, at my	office in the County of	1914	and Str
d State of Oklahoma, on this 20 the control of the	and foregoing instrument, and ackrorth. to my hand and official scal, at my a	y office in the County of 10.1.1	19) 4 Tublic La County,	and St
d State of Oklahoma, on this 2,0 the vibin a cidentical person 2 who executed the vibin a t and deed, for the uses and purposes therein set for IN WINESS WHEREOF, I have hereunto se Oklahoma, this 2,0 the day of	and foregoing instrument, and ackrotch, the my hand-and official scal, at my c. 2322 d. day of 8	y office in the County of 10.1.1	1914	and State of Oklahor