DOMPARED

MORTGAGE RECORD

	CAME DOSEWORTH BOOK CO., LRAYENWORTH, KAN. NO. 21251 C. (2020)
REAL ESTATE MORTGAGE	
This Indenture, Made this between	day of Account 10/
in rion or Missoriu, a corporation organized under WFFRIESSETH, That the said part of the sold, and by these presents do described real estate, lying and situated in the Co	County and State of Missouri, party of the second part; the laws of the State of Missouri, party of the second part; of the first part, for and in consideration of the sum of
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the transmission (Till 3 posts with more	denging thouse the following of the there of the the there of the ther
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Surveyed about the state of the	the bit to be and writing for the the transport to the white have a supplied to the supplied t
ang ay sa ay minafi sa sa sa ay sa ay Ta aw sa ay sa	може и се пода пост Сумна моментунного прости при посте по столения и столения выполнения выполнения выполнени В при се с поменуй и побративного можения надарие выполнения выборожност вы сторы в се при се выполнения по по
and the second s	on bergandahing seringan mengangkan mengangkan pengangkan bergangkan di pengangkan di merengan pengangkan peng Samungangkan mengangkan mengangkan mengangkan ng mengangkan pengangkan pengangkan di mengangkan di mengangkan
TO HAVE AND TO HOLD THE SAME a with said party of the second part, its successors a granted, and seized of a good and indefeasible estathat	antor
PROVIDED, ALWAYS, And these presents	ts are upon the express conditions that, whereas, the said party of the second part at the special instance and reques
AND, WHEREAS, Said part #5of the f general and special, against said lands and improy insured in such company or companies as said seco successors or assigns, and also to keep said lands a performed as aforeaid, then said party of the seco paying the costs thereof, and may also pay the fine of said premises, including all costs, and for the	the sum of the sum of the sum of the second part, its successors and assigns, to pay all traces and assessment ements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly and party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, it and improvements thereon free from all statutory lien claims of every kind, and if any or either of said agreements be no ond part, it successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purposed judgment for any statutory lien claims, and may invest such sums as may be necessary to protect the title or possession repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Law sprity.
of the said Association, these presents shall be seen	the Heading angle and managina
	make and deliver to the Faun and Home Savings and Loan Association, which is made a part hereof and is in words and figures as follows, to-wit:
of massy.	NOTE OF ORLICATION
FOR VALUE RECEIVED.	NEVADA, MO., STATE TO MY to the order of the FARM and HOME SAVINGS and LOAN ASSOCIATION OF MISSOURI, the followin DOLLARS
sums of money, viz.: The sum of	DOLLARS
thereof, numbered	share of the capital stock of said Association, represented and oridenced by the certificate this day pledged by to said Association to secure a loan of DOLLARS; and the sum of DOLLARS, the same being the interest due monthly upon said sum so borrowed by and the sum of DOLLARS.
A Comment of the	DOLLARS, the same being the premium due monthly upon said sum so borrowed
And promise to pay said Association	ion at its Home Office at Nevada, Mo., all of said sums of money, amounting in the aggregate to
payments on stock, tagether with the earnings and p said contificate of stock is estimated to mature and r	profits credited thereog, shall make said certificate of stock equal to the par or face value of said certificate of stock, an reach par value in the said certificate of stock, an months from date thereof,
Andfurther agree, in openalties assessed on account thereof, in accordance secure said monthly payments shall, upon the sale t	case of default in the payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines an e with the rules and regulations of said Association, and if, in case of default, the stock pledged and the security given thereof, be insufficient to repay said Association any balance which may be due and owing on said loan. The payment of said monthly sum aggregating.
ment of all fines, penalties, advances, liens and oth value thereof, and the said share of stock so take	rge the same. The payment of said monthly sum aggregating. DOLLARS each and every consecutive month hereafter until the maturity of said stock, and the pay ner charges shall entitle all of said certificateof stock to redemption by said Association at the accredited carne en and redeemed shall be taken by said Association in full satisfaction of this obligation and sleed of trust or mortgage t
secure the same.	s upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this not of loan with the withdrawal value of the stock carried with same.
	COMMENTS I A TO THE MARKET PORTY
and the state of t	(SEAT)
NOW, THEREFORE, If said part	(SEAL) of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest an yable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; other telefect, and this mortgage may be immediately forcelosed and enforced for the unpaid amount of the principal of sai expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurant in the changes as provided by the fly-Laws of the said-association, for the non-payment of said interest, premium of the remaining of the said second part is pay and premises and secured by the mortgage, and include all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part when the payment of said debt. And the said part were they expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the
expenditures, and the payment of mortgages before attorney's fee for instituting suit upon this mortga in any decree of forelosure rendered thereon, and a of the first part, for said consideration, do	their maturity, and go; also for foreclosing the same; all of which shall be a lien upon said premises and secured by the mortgage, and include dirents collected by said party of the second part shall be applied on the payment of said debt. And the said part got expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the
IT IS UNDERSTOOD AND AGREED, By	and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into Home Savines and Loan Association of Missouri, and the laws of the State of Missouri, and in construing the aws of the State of Missouri are to govern. Local the first part has the construint of the first part has the construi
	(SEAL)
회사가 가지 아이를 가고 있는데 가지 않아 되었다.	현 A A. B. (1980) 18 (1997) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 18 (1994) 19 (1994
A Con Oversions	ACKNOWLEDGMENT
CATINTY OF LAND	88 Before me, a Notary Public in and for the County of
and State of Oklahoma, on this	day of Attack 10/, personally appeared his wife-to me known to b
the identical person who executed the within art and deed for the uses and purposes therein set	ACKNOWLEDGMENT Ss. Before me, a Notary Public in and for the County of the Acknowledged to me that the executed the same as free and voluntary forth. And and official seal, at my office in the County of the cou
IN WITNESS WHEREOF, I have hereunto	Daniel Land 19 Man
My commission as Notury Public expires on t	he 2 + 2 day of Allegary 1945
	the 2 2 day of State of Oklahoma Notary Public County, State of Oklahoma
그런 소리는 것이 목소에 있다고 나쁜데, 그게 그 맛이 먹었다.	