COMPARED

MORTGAGE RECORD

36814

	and the second s	TE MORTGAGE		
between 6. Stateleda s	three & and his	day of flece	mon Shrick	19.1/
WITNESSETH, That the said p	County and State of Oklaho zed under the laws of the State of Missour art LLA of the first part, for and in consic Dollars, in han	d mid by the said party of the see	and part the regaint whereaft	haraku aakuantakead
described real estate, lying and situated	ents doGRANT, CONVEY AND CONFIRM	unto said party of the second part	t, its successors and assigns, for a of Oklahoma, to-wit:	ever, all the following
ally	Lat number Fi		k number	Tura
dundred time	(205) in the	noodlawn a	addition to	the City
plat thereof,	and all imp	rovenents	thereon	Jucus am
عناستين بالإيراني والسائين والمستوادي والمستواد				and a separation and a similar design of the Separate of the Separation of the separate of
Alamana yang salaman kanan kanan Kanan kanan ka		karlinnankish saharihida baryak rayah saha sikib s Karimbah ataun sikib sahari sara yan masaha sa saha sikib	fin and fin a transport of the first of the	ladis saadika diskata diskata di Tanta diskata diskata diskata diskata
And all right, title, estate and interest of with all rents of said property, with full	of said grantor in and to said premises, power and authority to collect the same in and appurtenances thereto belonging.	including all homestead rights, whice case the conditions of this mortgap	ch are hereby expressly waived to ge become broken in any partic	and released, together ular, and with all and
with said party of the second part, its s granted, and seized of a good and indef that will warrant and do	E SAME unto said party of the second part uccessors and assigns, that at the delivery casible estate of inheritance therein, free a and the same quoing the lawful and acult	t, its successors and assigns, forever hereof	. Said part. Le. of the first prue and lawful owner Sof the there is no one in adverse pos	art hereby covenant said premises above session of same, and
PROVIDED, ALWAYS, And the	se presents are upon the express condition and and advanced to the sum of	s that, whereas, the said party of	the second part at the special	instance and request
AND, WHEREAS, Said part ic.	of the first part agree with the said ad improvements thereon, when due, and t	party of the second part, its successor keep said improvements in good	ssors and assigns, to pay all ta repair, and to keep the buildin	xes and assessments, gs thereon constantly
insured in such company or companies a successors or assigns, and also to keep se performed as aforesaid, then said party	do sum to do said second party may designate, and the said second party may designate, and the did lands and improvements thereon free free fitte second part, its successors or assigns, at the final judgment for any statutory lie of for the repayment of all moneys so experially be security.	policy or policies of insurance consi om all statutory lien claims of ever may pay such taxes and assessme	mitly transferred to said party y kind, and if any or either of s ats, and may effect such insura	of the second part, its aid agreements be not ice, for such purpose,
of said premises, including all costs, an of the said Association, these presents all the said Association, these presents all the said Association, these presents all the said association and the	of for the repayment of all moneys so experiall be security.	n claims, and may invest such sums aded together with the charges the	ereon as provided by the Cons	the title or possession titution and By-Laws
did on the Little transfer of or Missouri their note or	obligation, which is made a part hereof and	0.1., make and deliver to the	FARM AND HOME SAYINGS AN to-wit:	ID LOAN ASSOCIATION
		OBLIGATION NEVADA.	MO December	20th 10 11
FOR VALUE RECEIVED	promise to pay to the	order of the Fanni and Home Savin	gs and Loan Association of M	issourr, the following
thereof, numbered	share of this day pledged	by to said Associate by DOLL	iation to secure a loan of	by the certificate
And we promise to pay said	Association at its Home Office at Neverde	DOLLARS, the same being the	premium due monthly upon se	nid sum so borrowed.
payments on stock, together with the car	DOLLARS, on the 20th pings and profits credited thereon, shall make ature and reach par value in Julianity.	e said certificate of stock equal to	nd continue such monthly pay the par or face value of said co	ments until the dues rtificate of stock, and
penalties assessed on account thereof, in	e	of said sums of money, or any part I said Association, and if, in case of	default, the stock pledged and	the security given to
promiseand agreeto fully pay a	and discharge the same. The payment of s and discharge the same. DOLLARS each DOLLARS each as and other charges shall entitle all of said	aid monthly sum aggregating		
value thereof, and the said shareof ste secure the same.	ock so taken and redeemed shall be taken by	said Association in full satisfaction	of this obligation and deed of t	rust or mortgage to
This obligation may be paid off at or obligation may be credited on such re	any time upon giving thirty days' written payment of loan with the withdrawal yalug	notice to the Home Office of the a of the stock carried with same.	Association at Nevada, Mo., in	which event this note
	(SEAL)	6 Ohi	Ship Shreck	(SEAL)
NOW, THEREFORE, If said part	(SEAL)	ral sums of money mentioned in sa	id note or obligation, including	all dues, interest and
wise, the same shall be and remain in full note, the unpaid interest and premium, and to protect the title to said premises, t	(SEAL) (SEAL)	immediately foreclosed and enformade by said party of the second e By-Laws of the said Association	ced for the unpaid amount of part, to pay said taxes, assess the the hon-payment of said	the principal of said neats and insurance, interest, premiums,
expenditures, and the payment of morige attorney's fee for instituting suit upon the in any decree of forcelosure rendered ther	ges before their maturity, and	all of which shall be a lien upon said the second part shall be applied on	premises and secured by this me the payment of said debt. And	ortgage, and included d the said part.
of the first part, for said consideration, do State of Oklahoma. IT IS UNDERSTOOD AND AGR	EED. By and between the parties hereto.	ment of said real estate and all bene that this entire contract, and each	fits of the homestead exemption and every part thereof, is ma	and stay laws of the
in accordance with the By-Laws of the contract the By-Laws of said Association IN WITNESS WHEREOF, The sa	EED, By and hetween the parties heroto, FAMA AND HOME SAVINGS AND LOAN ASSE and the laws of the State of Missouri are to id part Lee of the first part ha	ociation of Missoull, and the lay o govern. unto set Alexand Sand	s of the State of Missouri, an	d in constraing this
	(SEAL)	6.03	hillip Shree	k (SEAL)
	(SEAL)	Clan.	na M Shel	ck (SEAL)
STATE OF ORLAHOMAL	ACKNOWI	EDGMENT		
COUNTY OF	ACKNOWN Ass. Before m And and and assisting the within and foregoing instrument, and ac	e, a Notary Public in and for the C	ounty of	24-
the identical person of who executed the tand deed, for the uses and purposes the	he within and foregoing instrument, and accerding set forth.	sknowledged to me that The gener	nted the same as their	, to me known to be . free and voluntary
f Oklahoma, this 26 day My commission as Notary Public of	he wilthin and foregoing instrument, and accercin set forth. hereunto est my hand and official seal, at a forth of the seal of	my office in the County of	10 11	, and state
	1.La	e1 08 61	P Adams blic Lucka County	State of Oblahama
This instrument was filed for recor	d on the 2/ day of /	1/2 1 2 101	1 / 0	17 11
3 y	Deputy,	e SHE 2h	serly.	Register of Déeds.
	ilea	ν /	0	