

MORTGAGE RECORD

774 74->	REAL ESTATE	MORTGAGE	
described real estate, lying and situated in the Cou	GRANT, CONVEY AND CONFIRM UNIO E		forever, all the following
- Gu-j.	Soft manufacture	Break Both Add	
the the the	I have a feet	Later Comments Interest	e al
erikakan militigan bermulaan mara mara menerik menerikan menerikan Melekinda metanggi mentemberak di		lating Comments Indicated	The same of the first the second contract of
And all right, title, estate and interest of said grant with all rents of said property, with full power and rigular the tenements, hereditaments and appurte TO HAVE AND TO HOLD THE SAME us with said party of the second part, its successors an granted, and seized of a good and indefensible esta	tor *** in and to said premises, includenthority to collect the same in case to mances thereto belonging. Into said party of the second part, its said assigns, that at the delivery here to of inheritance therein, free and ele	ing all homestend rights, which are hereby expressly waiv he conditions of this mortgage become broken in any pa necessors and assigns, forever. Said part to the firm are the true and lawful owner of all incombrances, that there is no one in adverse w of all incombrances, that there is no one in adverse	ed and released, togeth rticular, and with all ar- st part hereby covenant the said premises abov possession of same, ar
AND, WHEREAS, Said part		nims of all persons whomsoever. whereas, the said party of the second part at the specific process of the second part, its successors and assigns, to pay all said improvements in good repair, and to keep the but or policies of insurance constantly transferred to said pastatutory lien claims of every kind, and if any or either pay such taxes and assessments, and may effect such insis, and may invest such sums as may be necessary to progether with the charges thereon as provided by the Committee and deliver to the Farm and Home Saving words and figures as follows, to-wit:	taxes and assessment didings thereon constant rty of the second part, i of said agreements be urance, for such purpostect the title or possessic oustitution and By-Lax
AND WHEREAS, The said	which is made a part hercof and is in	make and deliver to the FARM AND HOME SAVINGS	S AND LOAN ASSOCIATION
FOR VALUE RECEIVED uns of money, viz.: The sum of. he same being the monthly dues on the hereof, numbered.	promise	MEVADA, MO., The Farm and Home Savings and Loan Association of the Farm and Home Savings and Loan Association of the Farm and Home Savings and Loan Association to secure a loan of DOLIARS; and the sum of interest due monthly upon said sum so borrowed by LARS, the same being the premium due monthly upon all of said sums of money; amounting in the aggregate to of each and every month, and continue such monthly	or Missouni, the following the collection of the certificate.
ayments on stock, together with the earnings and paid certificate of stock is estimated to mature and re And for the saccount thereof, in accordance countiles assessed on account thereof, in accordance cours said monthly payments shall, upon the sale thromise and agree to fully pay and discharge	rofits credited thereon, shall make said ach par value in the payment of said with the rules and regulations of said accord, he insufficient to repay said As a the same. The payment of said memory and the same of the same	certificate of stock equal to the par or face value of sail months from date thereof. Sums of money, or any part thereof, monthly as aforess Association, and if, incress of default, the stock pledged to celation any balance which may be due and owing on sail on the sail of the sai	d certificate of stock, and the security given all loan
pent of all fines, penalties, advances, liens and other alue thereof, and the said shareof stock so taken coure the same.	r charges shall entitle all of said cert and redeemed shall be taken by said f	ficateof stock to redemption by said Association of sociation in full satisfaction of this obligation and deed	of trust or mortgage
		e to the Home Office of the Association at Nevada, Mo., e stock carried with same.	in which event this no
	(SEAL)	The the Man Co	Service (SEA)
NOW, THEREFORE, If said particularly fremium, when they shall be or become due and pay ise, the same shall be and remain in full force and cote, the unpaid interest and premium, and the exact to protect the tille to said premises, together wit spenditures, and the payment of mortgages before	the first part shall pay the several suable, as aloresaid, and shall faithfully sffect, and this mortgage may be immonditures hereinbefore named, mad at the charges as provided by the Bytheir maturity, and	ms of money mentioned in said note or obligation; include perform all of the said other agreements, then these presidentely foreclosed and enforced for the unpaid amount by said party of the second part, to pay said taxes, as Laws of the said Association, for the non-payment of which shall be a lien upon said premises and secured by the cond part shall be diplied on the payment of said debt. I said real estate and all benefits of the homestead exemptions.	ling all dues, interest an ents shall be void; othe t of the principal of sai sessments and insurance said interest, premium DOLLARS
ttoingy's fee for instituting suit upon this mortgage a nny decree of forcelosure rendered thereon, and all f the first part, for said consideration, do	e; also for forcelosing the same; all of rents collected by said party of the by expressly waive an appraisement of	which shall be a lien upon said premises and secured by the cound partshall be applied on the payment of said debt. I said real estate and all benefits of the homestead exempt.	And the said part. Continued and the said part. Continued and stay laws of the said autored to
in neordance with the By-Laws of the Farm and partner the By-Laws of said Association and the lay IN WITNESS WHEREOF, The said partnersh	nd between the parties hereto, that Home Sayings and Loan Associates of the State of Missouri are to governot the first part has Thereunto	his entire contract, and each and every part thereof, is on or Missount, and the laws of the State of Missouri, rn. Little day and year fi	and in construing the rst above written.
		مشين الأوراد والمناوية والمناور والمناور والمستنان مرآ والمتاريخ والمتاريخ	(SEAI
en de la companya de	(SEAL) ACKNOWLED	GMENT They se	(SEA)(SEA)
STATE OF ORLAHOMA,	ss. Before me, n.N	otary Public in and for the County of	
d State of Oklahoma, on this ic identical person, who executed the within a t and deed, for the uses and purposes therein set ic IN WITNESS WHEREOF, I have hereunto a Oklahoma, this day of	and and and official seal, at my of	otary Public in and for the County of	yife, to me known to b free and voluntar and Stat
그리면 얼마 하다. 아래 나는 나라는 아이들이 다 하다.	1 Freel	1 16,000	
		Notary Public Cot	inty, State of Oklahoma
This instrument was filed for record on the	3/ day of AL	SC Hallaly	C. M.