COMPARED

MORTGAGE RECORD

SAMI, DODSWORTH BODG CO., LEAVENWORTH, KAN., NO. 21231

	, REAL ESTATI		
between the Markethis between the Markethis to Missouri, a corporation organized under the Missouri and Mis	Destrict the	iny of the and ex	10.
in Tion of Missouri, a corporation organized under t	County and State of Oklahoma he laws of the State of Missouri, p	, part	the Farm and Home Savings and Loan Assoc
TION OF MISSOURI, a corporation organized under the NITNESSETH, That the said part of the control of the contro	the first part, for and in considera	tion of the sum of	edianea administrativa de acadamente a como la como en esta como como como como como como como com
described real estate, lying and situated in the Col	addition to	de aty al	alla Belangua
and the the off application and hard and	have give believed to the state of	allow ever they	and the Soundstand
His delan 11 Charles weeken	To the State Children	Jula ORI	alexandered there
hanne in Carten	Tir (a) a dista	Labor of The	Elected Total 1
from the state of my come my children of from the state of the state o	antender or or	and parind of	I grant to the fitter
Destroy det trange a gold	letance The	tofoofels to	the forthe autilia of
ay aline the Land of Colon	thought to the Co	Tolymon of the state of the	aklahomes, Jahrened
Hesterly and rections	che executed the	forther her he	The Carl Day or oand add
and internet of Owen,	andred fort	2 4 th feet to the	Melahaman polanica.
total a manifestant with the test of the test to the test and the	Cort to my test worker but when the start at the Form	The transfer of the section of the	The transfer of the State of th
and all right, title, estate and interest of said gran with all rents of said property, with full power and ingular the tenements, bereditaments and appurts	authority to collect the same in case	e the conditions of this mortgage	become broken in any particular, and with all a
TO HAVE AND TO HOLD THE SAME U	into said party of the second part, it	s successors and assigns, forever.	Said part of the first part hereby covenant
with said party of the second part, its successors a granted, and seized of a good and indefeasible este hat will warrant and defend the sar	tte of inheritance therein, free and	clear of all incumbrances, that the	ere is no one in adverse possession of same, a
PROVIDED, ALWAYS, And these presents	are upon the express conditions t	hat, whereas, the said party of the	he second part at the special instance and requi
PROVIDED, ALWAYS, And these presents I said part	anced to the sum ofthe sum of	State at the	DOLLAR
AND, WHEREAS, Said part. of the figure and special, against said landfand improve saured in such company or companies as said secon unccessors or assigns, and also to keep said lands are formed as aforesaid, then said party of the secon aying the costs thereof, and may also pay the final said premises, including all costs, and for the refinal said premises, including all costs, and for the refinal said premises, including all costs, and got the said Association. these presents shall looked	rst part agree_2_with the said pa ments thereon, when due, and to k	rty of the second part, its successo cep said improvements in good re	ors and assigns, to pay all taxes and assessmen pair, and to keep the buildings thereon constant
nured in such company or companies as said secon accessors or assigns, and also to keep said lands ar	d party may designate, and the pol id improvements thereon free from	icy or policies of insurance constantal statutory lien claims of every	ntly transferred to said party of the second part, kind, and if any or either of said agreements be a
eriormed as aforesaid, then said party of the secon aying the costs thereof, and may also pay the final	judgment for any statutory lien c	laims, and may invest such sums a	s, and may greet such insurance, for such purposes may be necessary to protect the title or possessing a provided by the Constitution and Ru-La
f the said Association, these presents shall be see	irity.	a together with the charges met	The provided by the constitution and by-ba
AND WHEREAS, The said	19	, make and deliver to the I	FARM AND HOME SAVINGS AND LOAN ASSOCIATION
r Missouni Line unote or obligation,	NOTE OR O		
		NEVADA 3	10.0
FOR VALUE RECEIVED	promise to pay to the ord	er of the Farm and Home Savings	AND LOAN ASSOCIATION OF MISSOURI, the following the follow
ne same being the monthly dues on the	this day pledged by	ne capital stock of said Association	n, represented and evidenced by the certificate
of the selection	DOLLARO AL-	DOLLA	RS; and the sum of
mis of money, viz.; The sum of me same heing the monthly dues on the mercof, numbered.	bollians, the same being t	OLLARS, the same being the pr	emium due monthly upon said sum so borrowe
The state of the s	DOLLARS, on the 20th d	ny of each and every month, and	I continue such monthly payments until the du
ayments on stock, together with the earnings and p aid certificate of stock is estimated to mature and r	each par value ut.	and certificate of stock equal to the	ie par or face value of said certificate of stock, a
aid certificate of stock is estimated to mature and r And further agree in in cenalties assessed on account thereof, in accordance	ase of default in the payment of s with the rules and regulations of se	aid sums of money, or any part th aid Association, and if, in case of d	nercof, monthly as aforesaid, to pay all fines a efault, the stock pledged and the security given
romise and agree to fully pay and discharge	nercor, be insufficient to repay said go the same. The payment of said	Association any balance which ma I monthly sum aggregating	y be due and owing on said toan
nent of all fines, penalties, advances, liens and other	DOLLARS each a	nd every consecutive month heres	after until the maturity of said stock, and the pa on by said Association at the accredited earn
cure the same.			
This obligation may be paid off at any time obligation may be credited on such repayment o	upon giving thirty days' written n	otice to the Home Office of the As I the stock carried with same.	sociation at Nevada, Mo., in which event this no
			en (A) Durbin (SEA
	(SEAL)		
NOW THEREFORE I said part	(SEAL)	sums of money mentioned in said	"(SEA.
remium, when they shall be or become due and pa- ise, the same shall be and remain in full force and	yable, as aforesaid, and shall faithfu effect, and this mortgage may be it	ally perform all of the said other a	greements, then these presents shall be void; other ed for the unpaid amount of the principal of sa
NOW, THEREFORE, if said part	spenditures hereinbefore named, much the charges as provided by the	ade by said party of the second I By-Laws of the said Association,	art, to pay said taxes, assessments and insurance for the non-payment of said interest, premiun
spenditures, and the payment of mortgages before tomey's fee for instituting suit upon this mortgag	their maturity, and e; also for foreclosing the same; al	of which shall be a lien upon said	premises and secured by this mortgage, and include
any decree of foreelosure rendered thereon, and a the first part, for said consideration, do here	I rents collected by said party of the by expressly waive an appraisemen	te second part shall be applied on t it of said real estate and all benefi	he payment of said debt. And the said part
IT IS UNDERSTOOD AND AGREED, By accordance with the By-Laws of the Farm and intract the By-Laws of said Association and the In	Home Savings and Loan Arroci we of the State of Missouri are to g	ATION OF MISSOURI, and the laws	of the State of Missouri, and in construing th
IN WITNESS WHEREOF, The said part	a of the first part ha hereun		
	(SEAL)	. Commenter	les Ti Durkin (SEA)
and the state of the	(SEAL)		(SEA)
	ACKNOWLE	DGMENT	
STATE OF OKLAHOMA,	as.	4	unty of Lula
STATE OF OKLAHOMA, DUNTY OF	day of A Before me,	n Notary Public in and for the Co	dly appeared
ie identical person, who executed the within	and foregoing instrument, and ack	nowledged to me that. heexecu	ted the same as free and voluntar
et and deed, for the uses and purposes therein set in IN WITNESS WHEREOF, I have bereunted	orth. ot my hand and official seal, at m	v office in the County of	and Sta
IN WITNESS WHEREOF I have hereunto Oklahoma, this day of the My commission as Notary Public expires on the	2 2 2 2 days of 2	10	
my commission as Author Tubile expans on the	ie Autoria, day oi A.A.	T- KMP A	
		Notary Pub	lic Towns County, State of Oklahom
This instrument was filed for record on the	day of A.	ي A. D. 101	at - / so o'clock . M.
y		20 Q Unilas	o'clock M. Register of Deed
V	Deputy.		Register of Deed
		folenda	이 경기를 보고 있는데 이번 보고 있는데 이번 사람이 되었다. 이번 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.