## MORTGAGE RECORD

This Inipenture Made this	REAL ESTATE	
n. or Missour, a corporation organized under WITNESSETH, That the said part Lesso		ay of
a Leannet sold, and by these presents do	GRANT, CONVEY ON CONFIRM Unto	o said party of the second part, its successors and assigns, forever, all the followin
In Hendrich	See (2117)	the Saturday and the said to
de aty of I	Jos. Lake	The Harden and Addition to the things of the
engine to tomorrow	he show the	feboral wilded who to for some and - a had
	a mining the second of the	uding all homestead rights, which are hereby expressly-waived and released, togethe the conditions of this mortgage become broken in any particular, and with all an
TO HAVE AND TO HOLD THE SAME with said party of the second part, its successors a ranted, and seized of a good and indefensible estimated.	unto said party of the second part, its and assigns, that at the delivery ber ate of inheritance therein, free and c	successors and assigns, forever. Said parts—a, of the first part hereby covenant, reof.————————————————————————————————————
PROVIDED, ALWAYS, And these presents of said part. Leading the first part, loaned and ad-	s are upon the express conditions the	clums of an persons windingstever. in the special instance and requests, the said party of the second part at the special instance and requests, and the said party of the second part at the special instance and requests.
AND, WHERFAS, Said part of the fi- eneral and special, against said lands and improve saured in such company or companies as said secon uccessors or assigns, and also to keep said lands as performed as aforesaid, then said party of the seco-	irst part agree, with the said part ments thereon, when due, and to ke all a party may designate, and the police of the province of the provin	ty of the second part, its successors and assigns, to pay all taxes and assessment to said improvements in good repair, and to keep the buildings thereon constantly eyer policies of insurance constantly transferred to said party of the second part, i all statutory lien claims of every kind, and if any or either of said agreements be any pay such taxes and assessments, and may offect such insurance, for such purpos aims, and may invest such sums are may be necessary to protect the title or possessial together with the charges thereon as provided by the Constitution and By-Law
lid on the Land stack day of the	19/1	, make and deliver to the FARM AND HOME SAVINGS AND LOAN ASSOCIATIO
or Missouri interference duminote or obligation,	, which is made a part hereof and is i	in words and figures as follows, to-wit:
FOR VALUE RECEIVED. ums of money, viz.: The sum of	promise to pay to the orde	or of the Farm and Home Savings and Loan Association of Missouri, the following the Farm and Home Savings and Loan Association of Missouri, deficient according to said Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association to secure a loan of the Farm and Association and Association to secure a loan of the Farm and Association and Associa
and Filler	DOLLARS, the same being th	ne interest due monthly upon said sum so borrowed by
anyments on stock, together with the carnings and payments on stock, together with the carnings and payments on stock is estimated to make any and a	on at its Home Office at Navada, Me DOLLARS, on the 20th da profits credited thereon, shall make sa	o., all of said sums of money, amounting in the aggregate to
enalties assessed on account thereof, in accordance ceure said monthly payments shall, upon the sale t romiseand agreeto fully pay and dischar	case of dotalli in the payment of sa c with the rules and regulations of sai thereof, be insufficient to repay said A ge the same. The payment of said	and sums of money, or any part thereof, indiring as doresard, in the said do Association, and if, in case of default, the stock pledged and the security given the Association any balance which may be due and owing on said loan monthly sum aggregating.
nent of all fines, penalties, advances, liens and other value thereof, and the said share	er charges shall entitle all of said cer en and redecmed shall be taken by said	d every consecutive mouth hereafter until the maturity of said stock, and the pay rtificate
	가 가게 그 모든 이 사는 것이라고 하는다.	stice to the Home Office of the Association at Nevada, Mo., in which event this not the stock carried with same.
	Ha da wii kitan katalah	Hattie Man Brown, (SEAL
NOW, THEREFORE, If said part and parties, the same shall be or become due and parties, the same shall be and remain in full force and note, the unpaid interest and premium, and the continuous and the continuous statements.	of the first part shall pay the several a yable, as aforesaid, and shall faithful effect, and this mortgage may be imaxponditures hereinbefore named, may be the B	sums of money mentioned in said note or obligation, including all dues, interest and ly perform all of the said other agreements, then these presents shall be void; other mediately foreelosed and enforced for the unpaid amount of the principal of said to be raid party of the second part, to pay said-taxes, assessments and insurance by Lows of the said Association, for the non-payment of said interest, premiums of which shall be a lien upon said premises and secured by this nortgage, and includes a second part shall be a plied on the payment of said dett. And the said part—to f said real estate and all benefits of the homestead exemption and stay laws of the
and to protect the true of mortgages before attentions for first tuting suit upon this mortgage namy decree of foreclosure rendered thereon, and a f the first part, for said consideration, do	ge; also for foreclosing the same; all li rents collected by said party of the ceby expressly waive an appraisement	of which shall be a lien upon said premises and secured by this nortgage, and includes a second part shall be applied on the payment of said debt. And the said part to fail real estate and all benefits of the homestead exemption and stay laws of the
IT IS UNDERSTOOD AND AGREED, By n accordance with the By-Laws of the FARM AND contract the By-Laws of said Association and the le	and between the parties hereto, that Home Sayings and Loan Associa-	t this entire contract, and each and every part thereof, is made and entered interest or Missouri, and in constraint this evern.  O set Alam Mand and seal the day and year first above written.
	시계 및 회원가 있어지 주어 시간에 가르다	(SEAL)
	(SEAL) ACKNOWLE	DEMENT Jack Bran (SEAL)
STATE OF OKLAHOMA,		[ [ [ [ 1888] 1887] [ [ 1887] [ 1882] [ 1882] [ 1882] [ 1883] [ 1883] [ 1884] [ 1884] [ 1884] [ 1884] [ 1884]
nd State of Oklahoma, on this	and foregoing instrument, and acknotorth.	Notary Public in and for the County of
f Oklahoma, this day of day of My commission as Notary Public expires on t	he of the day of 24	offices in the County of
This instrument was filed for record on the	on densi ble	Notary Public County, State of Oklahoma  A. D. 191/ , at / O'clock M. //
경마다 마시네를 받아 있는 네티를 하는 상대명 성	day of Deputy.	A. D. 1917 nt
		(years)