## MORTGAGE RECORD

INED

345

This Indenture, Marle this between the second secon	nen and his	a, part less of the first part, party of the second part; ation of the sum of	and the FARAT AND HOME	SAVINGE AND LOAN A
	Dollars, in hand Construction of the construction of the construct	paid by the said party of the r to said party of the second p and St	econd part, the receipt who art, its successors and assig ate of Oklahoma, to-wit:	reof is hereby acknowns, forever, all the fol
extense " +2	n two (e) in	steald ~	dener de	en tros
Oklohenie, e	recording to 2	he neer	la bed	realt to
والمتعارية والمتعادية والمراجع والمتعارية والمتعارية والمتعارية والمتعارية والمتعارية والمتعارية والم	covenents the		en e	بىد ئىلىغە ئېلىۋىدىنى بىر بىر ئىچىنىدى، بېرىۋىتىتىرى بىر
And all right, title, estate and interest of said with all rents of said property, with full power singular the (accurate, hereittaments and a	I grantor A in and to said premises, in and authority to collect the same in converting to collect the same in converting the same in con	cluding all homestead rights, w se the conditions of this mort	hich are hereby expressly w gage become broken in any	aived and released, t particular, and with
TO HAVE AND TO HOLD THE SA with said party of the second part, its success granted, and seized of a good and indefeavibl itat	he same against the lawful and equitab	le claims of all persons whom	SORVET.	
PROVIDED, ALWAYS, And these proof said part As of the first part, loaned at	csents are upon the express conditions ad advanced to the sum of	that whereas the said party	of the second part at the	special instance and
AND, WHEREAS, Said part Least general and special, against said lands and im insured in such company or companies as said successors or assigns, and also to keep said lar performed as aforesaid, then said party of the paying the costs thereof, and may also pay the of said premises, including all costs, and for of the anid Association, threa mesons chell b	the first part agree with the said p provements thereon, when due, and to second party may designate, and the pa des and inprovements thereon free from	arty of the second part, its su- keep said improvements in go bliev or policies of insurance co a all statutory lien claims of e	cressors and assigns, to pay od repair, and to keep the instantly transferred to said very kind, and if any or eith	all laxes and asses buildings thereon cor party of the second p or of said agreements
performed as aforeshid, then said party of the paying the costs thereof, and may also pay the of said premises, including all costs, and for of the said Association, these presents shall b	second part, its successors or assigns, i i final judgment for any statutory lien the repayment of all moneys so expend	nay pay such taxes and assess claims, and may invest such su ed together with the charges	ments, and may effect such ims as may be necessary to thereon as provided by th	insurance, for such p protect the title or po constitution and B
AND WHEREAS The said did on the transmission day of or Missouri	Shine E Rodger	IL., make and deliver to	He FARM AND HOME SAVI	NGS AND LOAN A550
	NOTE OR C	BLIGATION	14 110 D	Dre 1 20th 10
FOR VALUE RECEIVED	promise to pay to the or	the capital stock of said Assoc	iation, represented and evid	lenced by the certific
thereof, numbered	this day pledged b	v to said As	sociation to secure a loan o	£,
And Last promise to pay said Asso	printion at its Home Office at Nevada	OOLLARS, the same being the Mo., all of said sums of money.	e premium due monthly 1 amounting in the acgregate	tpon said sum so bo
payments on slock, together with the carnings said cer tificate of stork is estimated to malure And for the carning for a second thereof, in accord penalties assessed on account thereof, in accord	and profits credited thereon, shall make and reach par value in S. Rost carty , in case of default in the payment of	said certificate of stock equal -Luso months from date th haid sums of money, or any p	to the par or face value of ereof. art thereof, monthly as afor	said certificate of sto resaid, to pay all fir
secure said monthly payments shall, upon the promise	sale thercof, be insufficient to repay sai scharge the same. The payment of sa	d Association any balance whit id monthly sum aggregating	h may be due and owing on	said loan
ment of all fines, penalties, addances, liens an value thereof, and the said shape of stock se	DOLLARS each d other charges shall entitle all of said taken aud redeemed shall be taken by sa	and every consecutive month certificateof stock to rede aid Association in full satisfact	hereafter until the maturity mption by said Associatio ion of this obligation and de	of said stock, and t n at the accredited ed of trust or mort
secure the same. This obligation may be paid off at any or obligation may be credited on such repaym	time upon giving thirty days' written ent of loan with the withdrawal value	notice to the Home Office of t of the stock carried with same	e Association at Nevada, M	fo., in which event th
		Joh	2091 3 ~	ger !!
NOW, THEREFORE, If said part	(SEAL) Area of the first part shall pay the seven ad payable, as aforesaid, and shall faith	al sums of money mentioned in fully perform all of the said of	i said note or obligation, inc her agreements, then these i	cludion all dues, inter presents shall be void
NOW, THEREFORE, If said part. M. premium, when they shall be or become due ar wise, the same shall be and remain in full force note, the unpaid interest and premium, and and to protect lue title to said premises, togol expenditures, and the payment of mortgages 1	the expenditures hereinbefore named, is ner with the charges as provided by the sefore their maturity, and	made by said party of the sec By-Laws of the said Associa	and part, to pay said taxes, tion for the non-payment	assessments and ins of said interest, pre DOLL
attoiney's fee for instituting suit upon this m in any decree of forcelosure rendered thereon, a of the first part, for said consideration, do	ortgage; also for foreclosing the same; and all rents collected by said party of hereby expressly waive an approisem	all of which shall be a lien upon the second part shall be applied ant of said real estate and all b	said premises and secured by I on the payment of said del enefits of the homestead exe	this mortgage, and in t. And the said part emption and stay law
IT IS UNDERSTOOD AND AGREED in accordance with the By-Laws of the FARA contract the By-Laws of said Association and IN WITNESS WHEREOF, The said pa	, By and between the parties hereto, th r AND HOME SAVINGS AND LOAN ASSO the laws of the State of Missouri are to	hat this entire contract, and e CIATION OF MISSOURI, and the govern.	ach and overy part thereo laws of the State of Misso	f, is made and enter uri, and in construi
그 아니지 그 것 같은 것 같은 것 같아요.	rt. e.s. of the first part half hereu	nto set their hands	and seal 2 the day and yea	r first above written.
ана ( <b>м</b>		DL.	Log Rod	quer, a
State of Orlahoma,	ACKNOWL }ss,		ç., ç	Jan .
and state of Oklahoma, on this 21 m	A day of Base	a Notary Public in and for the	rsonally appeared	his wife, to me know
the Mentical person Q., who excluded the w act and deed, for the uses and purposes therein IN WITNESS WHEREOF, I have here	i set forth. unto set my hand and official seal, at n	ny office in the County of		intee and vol. an
of Oklahoma, this 2,1,5,4, day of My commission as Notary Public expire	i on the 2.2. m. day of M	ray PR	3	
(ora)	'a 2 0			County, State of Okli
This instrument was filed for record on By	the Z Z day of D-	H.C.	Nalklei	lock Register of
	Deal)			0
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	and a star will ge for a star	r n : n nut		<b>4</b> 1

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