## MORTGAGE RECORD

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This Indenture, M	& Corden and he	a, part less of the first part, and the FA	19 2 Contraction And Loan Association Association (Contraction of Contraction of
WITNESSETH, That th	a organized under the laws of the State of Missouri, a said part year of the first part, for and in consider	party of the second part.	
described real estate, lying and	Dollars, in hand ese presents do	ito said party of the second part, its succ	ssors and assigns, forever, all the folloma, to-wit:
	-of bots miles	$\sim 0 \sim e (i) =$	(a) out for
Frankler -	1 200 restance	() ~ ~ ~ () Lelolo, asled	concert they
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- yours "			ng nguna nagana nguna na na nguna na n
	na ang ina na mang na sang na s Na sang na sang Na sang na sang	negis anna an baile an an bhail an an San San San San San San San San S	an an ann an an ann an an an an an an an
singular the tenements, heredita	nterest of said grantor in and to said premises, in rith full power and authority to collect the same in c ments and appurtenances thereto belonging. LD THE SAME unto said party of the second part,		
with said party of the second party of the second party of a good a	and defend the same against the lawful and equitable	d clear of all incurdurances, that there is no	awful owner of the said premises one in alverse possession of same
PROVIDED, ALWAYS,	And these presents are upon the express conditions part, logned and advanced to	that, whereas, the said party of the second	
AND, WHEREAS, Said general and special, against said	the sum of, part CAC of the first part agree	arty of the second part, it's successors and keep said improvements in good repair, an	assigns, to pay all taxes and assessed to keep the buildings thereon cons
insured in such company or com successors or assigns, and also to performed as aforesaid, then sai	panies as said second party may designate, and the p keep said lands and improvements thereon free from 1 party of the second part, its successors or assigns,	olicy or policies of insurance constantly tra n all statutory lien claims of every kind, ar may pay such taxes and assessments, and r	nsterred to said party of the second part d if any or either of said agreements any effect such insurance, for such pu
paying the costs thereof, and ma of said premises, including all of the said Association, these pr	b keep said lands and improvements therein free from the party of the second part, its successors or assigns, y also pay the final judgment for any statutory lien costs, and for the repayment of all moneys so expect seents ahall be security.	ename, and may invest such sums as may bled together with the charges thereon as p	rovided by the Constitution and By
ald on the way and the a	note or obligation, which is made a part hereof and	ALL MARC AND DERVEL OF MAR A MORE	ND HOAT SAVINGS AND LOAN ASSOC
	승규는 것이 같이 가지 않는 것을 위해 있지? 영향 것이 없는 것이 없다.	DBLIGATION NEVADA, MO.,	December 20th 10
FOR VALUE RECEIVE sums of money, viz.: The sum of	D promise to pay to the or so on the since of this day pledged b	der of the FARM AND HOME SAVINGS AND Le	NAN ABSOCIATION OF MISSOURI, the fol DOLI Sented and evidenced by the certifica
thereof numbered	this day pledged h	by to said Association to DOLLARS; and	secure a loan of
dex band	DOLLARS, the same being DOLLARS, the same being Day said Association at its Home Office at Nevada,	DOLLARS, the same being the premium	due monthly upon said sum so bor
payments on stock, together will	. DOLLARS, on the 20th the earnings and profits credited thereon, shall make	day of each and every month, and contin said certificate of stock equal to the par o	ne such monthly payments until the r face value of said certificate of stoc
nonaltine necessary on account the	her agree, in case of default in the payment of accordance with the rules and regulations of nall, upon the sale thereof, be insufficient to repay sai	said Association, and if, in case of default,	he stock pledged and the security giv
promise	y pay and discharge the same. The payment of sa DOLLARS each	id monthly sum aggregating	til the maturity of said stock, and th
value thereof, and the said share	needliens and other charges shall entitle all of said of stock so taken and redeemed shall be taken by s	aid Association in full satisfaction of this of	Sugation and deed of trust or morig
or obligation may be credited or	aid off at any time upon giving thirty days' written a such repayment of loan with the withdrawal value	of the stock carried with same.	
	(SEAL)	and a second	2 Coden 1
NOW, THEREFORE, If premium, when they shall be or	SEAD) said part	al sums of money mentioned in said note o fully perform all of the said other agreemen immediately forcelosed and enforced for i	r obligation, including all dues, intere its, then these presents shall be void; he unpaid amount of the principal of
note, the unpaid interest and p and to protect the title to said p	remium, and the expenditures hereinbefore named, remises, together with the charges as provided by the or mortragge before their maturity and	made by said party of the second part, to By-Laws of the said Association, for the	pay said taxes, assessments and insu non-payment of said interest, pren DOLLA
attoiney's fee for instituting sul in any decree of foreclosure rend of the first part, for said consider	upon this mortgage; also for foreclosing the same; ered thereon, and all rents collected by said party of ation, do	all of which shall be a lien upon said premise the second part shall be applied on the pays ent of said real estate and all benefits of the	s and equired by this mortgage, and ind nent of said debt. And the said part. homestead exemption and stay laws
IT IS UNDERSTOOD A	ND AGREED, By and between the parties hereto, t	hat this entire contract, and each and even	ry part thereof, is made and entered State of Missouri, and in construin
contract the By-Laws of said As IN WITNESS WHEREO	sociation and the laws of the State of Missouri are to F. The said part Loc of the first part ha. L. herei	no set their hangkand seafer	he day and year first above written.
	(SEAL)	Joshua Milio:	B Costen 18
	(SEAL) ACKNOWL	EDGMENT	<del> (</del> \$
COUNTY OF	Before me	a Notary Public in and for the County of	Julza
and State of Oklahoma, on this.	ecuted the within and foregoing Instrument, and ac	knowledged to me that hey executed the	same as the first state of the second state of
IN WITNESS WHEREO	riposes therein set forth. F,I have hereunte set my hand and official seal, at 1	my office, in the County of	alaa
My commission as Notary	Public expires on the 22 % (ay of)	Mary D R	B,
(کمبه مکر)		<del>소문한 가슴을 즐기면 가</del> 면서, 귀엽 문어들었다.	County, State of Okla
This instrument was filed	for record on the	"n, [101. D. A. J. 2. 2. [0_)// 0/ L	3 N. Ley,
$\int O $ $0$ $1$	Deputy.		A register of 1
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ようちょうかい ちょうようりん いいたい これの 医神经管理 いた 強調 い	요. 밖에 많 때 눈 안 봐. 다 는 것 같 것 같 것 같 것 같 것 같 것 ? 것 ? ? ? ? ? ? ?		