prior-liene and in cumbrance on said primile and

MORTGAGE RECORD

	EAL ESTATE		
Detween Filling 12- 1224 Chila	sell for Mane	of Jarres any	19/2
in Countrion of Missouri, a corporation organized under the laws of WITNISSETI, That the said part MLO the first ALLAL Sold, and by these presents do Grant, described real estate, bying and situated in the Country of	ty and State of Oklahoma, pa of the State of Missouri, party part, for and in gonsideration 	of Act race May The Hole first part, and the Farm and Home Savings of the second part: To the sum of the second part, the receipt whereof is he id party of the second part, its successors and assigns, forever and State of Oklahoma, to-wit:	reby acknowledged,
J. P. A. J. J.	1	pf yf	- Louper
in the arran o	Eddition	in Block minister-The	Mahma Mahma
according to the	he recorded	amended plat The	uof,
and allumper	rements	Hucon. !	
angan makan seringan dan bapatan dan bahan dalam di kanan di kanan di kanan di kanan di kanan di kanan di kana Kanan pada di kanan dan di kanan dan dan di kanan di kan	i sana sandan kandan kangan kanan dari	ا چوا در در میشند به هر میدا میدند کرد. بیشته کار فراید بیشد کارانی کارانی کارانیک است. ایسا که استان بیشت ماکنان در از در این از این در در میکند در در این در این این از این در در در در در در این از در این از این این	and the second s
	والمرا للمستور والمستورة والمستورة		
And all right, title, estate and interest of said granter Art with all rents of said property, with full power and authority singular the teachers and authority	and to said premises, includi- to collect the same in ease th	ng all homestead rights, which are hereby expressly waived and ie conditions of this mortgage become broken in any particular	released, together , and with all and
TO HAVE AND TO HOLD THE SAME unto said; with said party of the second part, its successors and assign	party of the second part, its su s. that at the delivery hereof.	ecessors and assigns, forever. Said part Allof the first part the first part that and lawful owner And the sair of all incumbrances, that there is no one in adverse possess	hereby covenant
granted, and seized of a good and indefeasible estate of inh that will warrant and defend the same agains	eritance therein, free and clear t the lawful and equitable cla	r of all incumbrances, that there is no one in adverse possessims of all persons whomsoever.	sion of same, and
that	the express conditions that, Nillis B. 1722	whereas, the sold party of the second part at the special ins	tance and request
AND, WHEREAS, Said part Ald of the first part r	agree with the said party of	of the second part, its successors and assigns, to pay all taxes said improvements in good repair, and to keep the buildings!	and assessments,
insured in such company or companies as said second party a successors or assigns, and also to keep said lands and improve partograph as aforesaid, they said party of the second party is	any designate, and the policy of the remember thereon free from all streets on a segret many r	or policies of insurance constantly transferred to said party of t statutory lien claims of every kind, and if any or either of said oversuely taxes and assessments, and may effect such insurance.	he second part, its agreements he not for such purpose
paying the costs thereof, and may also pay the final judgmen of said premises, including all costs, and for the repayment	it for any statutory lien claim of all moneys so expended to	is, and may invest such sums as may be necessary to protect the gether with the charges thereon as provided by the Constitu	title or possession tion and By-Laws
of the said Association, these presents shall be security. AND WHEREAS, The said	fores and T	is hige nancy I miles	Loan Accordance
or Missouri Alla note of obligation, which is	inade a part hereof and is in v	words and figures as follows, to-wit:	BOAN ABSOCIATION
and the first of the control of the	NUIE UK UDL	IGATION //	
sums of money, viz.t The sum of Alarty. Gun	nise lo pay to the order of	the Farm and Home Savings and Loan Association of Missociation to said Association, represented and evidenced by to said Association to secure a loan of DOLLARS; and the sum of the monthly upon said sum so borrowed by the North State Control of the Samuel State Control of the Samue	DURI, the following
the same being the monthly dies on the thereof, numbered	this day pledged by	to said Association, represented and evidenced by to said Association to secure a loan of	the certificate
Find and 57/190 DO	LLARS, the same being the in	nterest due monthly upon said sum so borrowed by	and the sum of
And AzZ promise to pay said Association at its 1	Iome Office at Nevada, Mo., a DOLLARS, on the 20th day o	all of said sums of money, amounting in the aggregate to of each and every month, and continue such monthly payme certificate of stock equal to the par or face value of said certif	nts until the dues
said certificate of stock is estimated to mature and reach par-	value in Albury land	7 months from date thereof.	
penalties assessed on account thereof, in accordance with the secure said monthly payments shall, upon the sale thereof, bo	rules and regulations of said & insufficient to repay said Asso	sums of money, or any part thereof, monthly as aforesaid, to Association, and if, in case of default, the stock pledged and the ociation any balance which may be due and owing on said loan	security given to
promise and agree to fully pay and discharge the sa	me. The payment of said mo	orthly sum aggregating very consecutive month hereafter until the maturity of said st	lock, and the pay-
ment of all fines, penalties, advances, liens and other charges value thereof, and the said shareof stock so taken and rede secure the same.	r shall entitle all of said certifi emed shall be taken by said As	very consecutive month hereafter until the maturity of said si icateof stock to redemption by said Association at the sociation in full satisfaction of this obligation and deed of trus	accredited carned it or mortgage to
	ing thirty days' written notice h the withdrawal value of the	to the Home Office of the Association at Nevada, Mo., in whi stock carried with same.	ch event this note
	(SEAL)	· Willis B. Jones	(SEAL)
	(SEAL)	nancy from	(SEAL)
NOW, THEREFORE, If said particulated of the first premium, when they shall be or become due and payable, as a wise, the same shall be and remain in full force and effect, an	part shall pay the several sun aforesaid, and shall faithfully t d this mortgage may be imme	ns of money mentioned in said not or Oligation, including all perform all of the said other agreements, then these presents all diately forcelosed and enforced for the unpaid amount of the by said party of the second part, to pay said taxes, assessmentages of the said Assectation, for the non-payment of said in which shall be a lien upon said premises and secured by this mortern part shall be applied on the payment of said debt. And it said real estate and all benefits of the homestead exemption as	all be void; other- e principal of said
note, the unpaid interest and premium, and the expenditur and to protect the fille to said premises, together with the ch	es hereinbefore named, made arges as provided by the By-I	by said party of the second part, to pay said taxes, assessment aws of the said Association, for the non-payment of said in	its and insurance, iterest, premiums,
ixpenditures, and the payment of marieness hereo that the attorney's fee for instituting suit ipon this mortgage; also for any decree of forcelosure rendered thereon, and all rents co	or forcelosing the same; all of a dilected by said party of the se	wirch shall be a lien upon said premises and secured by this mort, could part shall be applied on the payment of said debt. And th	gage, and included he said part.
PP IS TIMBEDSTOOD AND ACREED. By and between	can the nortice berate that th	ile antire contract and each and every part thereof, is made	and entered into
in accordance with the By-Laws of the Farm and Homs S. contract the By-Laws of said Association and the laws of the	AVINGS AND LOAN ASSOCIATION State of Missouri, are to gover	on or Missount, and the laws of the State of Missouri, and in the Missouri, and Missouri, and in the Missouri, and Missou	a constraing this
이 사이에 이번 회사는 모든 경험 사람이 있다. 이 경험을 받는다		nt Multi-hand seal Mie day and year first abo	
	마음 교실 아이를 받고 하는데	Variable America	(SEAL)
	ACKNOWI EDG	Man cy Jones	(SEAL)
STATE OF ORLAHOMA,	} ss	Mary Dublic to and for the Country of Jan Land	7
and State of Oklahoma, on this 25 th day of	1 Manca Man	197.2 personally appeared	ne known to be
he identical person who executed the within and foreg	oing instrument, and reknowl	otary Public in and for the County of July 19/2, personally appeared this wife, to edged to me that the fexecuted the same as July from in the County of July 2	ee and voluntary
f Oklahoma, this 227/M day of Lange	<i>Canu</i>	too it the owner, drawn was a second or a	and State
My commission as Notary Public expires on the 9	ty day of Way	arthur Furner	
	Au T	Authur Harrist County, St.	tate of Oklahoma.
This instrument was filed for record on the \mathscr{Q} . \mathcal{J}	day of f	A. D. 1912, at 2 30 o'clock O	
3 y	Deputy,	, TT6 Italkly "	tegister of Deeds.
	(new		