MORTGAGE RECORD

This Indenture, Made this June		UNV OI.	10 /
Julia	County and State of Oklahom	a, part total the first part, and the FARS	AND HOME SAVINGS AND LOAN ASS
Sold, and by these presents do	IANT, CONVEY AND CONFIRM un	to said party of the second part, its puccess	are and accions founder all the fallow
section real estate, typing and setuated in the Count	y or	and the second s	
all of Fot muin	woir thrul	1 m Block nur	ruber Five (5)
my the Brady 14	reights Add	dion to the City	of Julya.
Mahoma, ac	carding to	the recorded f	ilat thereof,
and all umps	erversients.	Thereon,	
		e ja jaman kanakan andalamakan kanalamakan alamakan kanalamakan kanalamakan kanalamakan kanalamakan kanalamaka	
	Consideration to the contract of the contract	ang kang at pang at ang at	
and the property of the second			الأديث المسيد الماسية الماسية الماسية الماسية المسيد الماسية الماسية الماسية الماسية الماسية الماسية الماسية ا المسيد الماسية
nd all right, title, estate and interest of said grantor, thall rents of said property, with full power and antigular the tenements, hereditaments and appurtenants.	an and to said premises, in	luding all homestead rights, which are hereby	expressly waived and released, toge
in said party of the second part, its successors and canted, and seized of a good and indefeasible estate of	usigns, that at the delivery he of inheritance therein, free and	clear of all incumbrances, that there is no	ful owner of the said premises at
PROVIDED, ALWAYS, And these presents are said part	sed to J. L. Tells	For Thousands	Kallianine (Hilli
AND, WHEREAS, Said part. Left the first neral and special, against said lands and improvement uned in such company or companies as said second processors or assigns, and also to keep said lands and informed as aforesaid, then said party of the second pring the costs thereof, and may also pay the final jue said premises, including all costs, and for the repay the said Association, these presents shall by security AND WHEREAS, Thesaid.	part agree with the said parts thereon, when due, and to k	rty of the second part, its successors and ass cep said improvements in good repair, and	igns, to pay all taxes and assessme to keep the buildings thereon consta
coasors or assigns, and also to keep said lands and ir formed as aforesaid, then said party of the second n	uprovements thereon free from part, its successors or assigns m	all statutory lien claims of every kind, and is a pay such taxes and assessments, and may	erred to said party of the second part if any or either of said agreements be reffect such insurance, for such such
ring the costs thereof, and may also pay the final juc said premises, including all costs, and for the repay the said Association, these proceeds about the repay	dgment for any statutory lien e gment of all moneys so expende	laims, and may invest such sums as may be r d together with the charges thereon as pro	necessary to protect the title or posses yided by the Constitution and By-I
AND WHEREAS, The said	almer and to	is infe Kathanine	Jalmer
the said Association, these presents shall be security AND WHERPAS, The said	icly is made a part hereof and is	in words and figures as follows, to-wit:	HOME DAVINGS AND LOAN ASSOCIAT
	NOTE OF O	DI ICATION //	
FOR VALUE RECEIVED TO Some soft money, viz.: The sum of Some same being the monthly dues on the Free roof, numbered F. S. June Thorn	promise to pay to the ord	ev of the Farm and Home Savings and Loan	Association of Missouri, the fellow
same being the monthly dues on the	this day pledged by	ne capital stock of said Association, represent to said Association to see	ted and evidenced by the certificate. cure a loan of
Leftlen and garoo	DOLLARS, the same being t	be interest due monthly upon said sum so be	e sum of
d. A.C., p.promise	t its Home Office at Nevada, M	Fig. Alts, the same being the premium due of all of said sums of money, amounting in t	he aggregate to
d And promise to pay said Association at meets on stock, together with the earnings and profit decitificate of stock is estimated to mature and reach	ts credited thereon, shall make s	iy of each and every mouth, and continue aid certificate of stock equal to the par or fa	such monthly payments until the d see value of said certificate of stock,
And further agree in case alties assessed on account thereof, in accordance with	of default in the payment of s	aid sums of money, or any part thereof, mor	thly as aforesaid, to pay all fines a
ire said monthly payments shall, upon the sale there miseand agree to fully pay and discharge th	of, be insufficient to repay said	Association any balance which may be due ar	id owing on said loan
nt of all fines, penaltics, advances, liens and other chee thereof, and the said slare of stock so taken and			
ire the same.			
This obligation may be paid off at any time upor obligation may be credited on such repayment of loa	n with the withdrawal value of	the stock carried with same.	t Nevada, Mo., in which event this n
		J.J. G.W	iner (SEA
NOW AUTOMODIA	(SEAL)	Rathani	ul Calinder (SEA
nium, when they shall be or become due and payable by the same shall be and remain in full force and effec	nrst part shall pay the several , as aforesaid, and shall faithfu t, and this mortgage may be in	sums of money mentioned in said note or ob lly perform all of the said other agreements, unclintely forcelosed and enforced for the	digation, including all dues, interest a then these presents shall be void; oth uppaid amount of the principal of s
, the unpaid interest and premium, and the expen- to protect the title to said premises, together with the	ditures hereinbefore named, mane changes as provided by the I	ade by said party of the second part, to pay by-Laws of the said Association, for the no	said taxes, assessments and insurant- a-payment of said interest, premium
NOW, THEREFORE, If said part	r maturity, and lso for foreclosing the same; all its collected by said party of th	of which shall be a lien upon said premises an	d secured by this mortgage, and included the said debt. And the said part
e first part, for said consideration, dohereby c e of Oklahoma.	expressly waive an appraisemen	t of said real estate and all benefits of the ho	mestead exemption and stay laws of
IT IS UNDERSTOOD AND AGREED, By and I coordance with the By-Laws of the Fram and Honarch the By-Laws of said Association and the laws of IN WITNESS WHEREOF, The said part	between the parties hereto, that HE SAVINGS AND LOAN ASSOCIATE to go f the State of Missouri are to go	t this entire contract, and each and every crion of Missouri, and the laws of the Sta	part thereof, is made and entered in te of Missouri, and in construing t
IN WITNESS WHEREOF, The said part	f the first part ha hereunt	o set hand and scal the d	ay and year first above written.
	(SEAL)	J. J. Car	WILL (SEA
	(SEAL)	Kathan	ine Talmer (SEA
STATE OF OKLAHOMA,	ACKNOWLE	DGMENT	
NTY OF Julya	Before me, n	Notary Public in and for the County of	Tulsa.
identical personal who executed the within and in and lead, for the uses and purposes therein set forth.	and A Sathani	personally appeare	his wife, to me known to l
THE PERSON WELLSON, I HAVE DETENDED SEE IN	v nand and omeiai scal, at mv	office in the Country of	n as AZAZZ free and volunta
My commission as Notary Public expires on the	ttari	.10 ./_2	and one
E.	L) 6	/ / /	rrier
	Der 1	Notary Public	County, State of Oklahom
		ana na katang panggalan na katang	and the second s
This instrument was filed for record on the 2	-2 day of Her	1. D. 191, 2., at	o'clock M.
This instrument was filed for record on the 2		HG. Walle	Register of Deed