MORTGAGE RECORD

SAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 21251

This, Andentitre, Made this Last witte	day of	January		10./20
Disting Indentitive Made this Institution between the Supply and the Made the County of the Missouri, a corporation organized under the laws of the WINESETH, That the said part will of the first part with the said part with the said part with the said part will be the said part with the said part will be the said part with the said part will be the s	nd State of Oklahoma, part- e State of Missouri, party of t, for and in consideration of	the second part; and the second part:	the Farm and Home Savin	gs and Loan Associa-
Manual sold, and by these presents do GRANT, CON described real estate, lying and situated in the County of	vex and Confirm unto said	party of the second part,,, and State o	its successors and assigns, for f Oklahoma, to-wit:	rever, all the following-
all of Lot rumber	Eight (8) in	Airch mi	mber Eig	lit (8) in
All of Fot rumber. Stonebraker Heighte.	adition condid p non:	trahi Ci	ly ? Tuli.	a. Aklahom
according to the 1	ounded p	lat there	of, and	all
mintenunt the	uon:			
The state of the s				
And all right, title, estate and interest of said granter with all rents of said property, with full power and authority to singular the tenements, hereditatunents and appurtenaries: there TO HAVE AND TO HOLD THE SAME unto said part with said party of the second part, its successors and assigns, the granted, and soiged of a good and indefeasible estate of inherit	y of the second part, its success at at the delivery hereof. The ance therein, free and clear of	sors and assigns, forever. the true all incumbrances, that the	Said part. Tof the first pe and lawful owner of the ere is no one in adverse pe	part hereby covenant s said premises above ssession of same, and
that	e lawful and equitable claims e express conditions that, wh	of all persons whomsoever tereas; the said party of y	er. he second part at the species (21)	l instance and request
AND, WHEREAS, Said part	with the said party offi	by Janel June hysecond part, its success I more wents in good re	ors and assigns, to pay all t	nxes and assessments, as thereon constantly
that will warrant and defend the same against the PROVIDED, ALWAYS, And these presents are upon the of said part LLL of the first part, loaned and advanced to ALMAYS, And the first part agreement and special, against said lands and improvements thereo insured in such company or companies as said second party may successors or assigns, and also to keep said lands and improvement performed as aforesaid, then said party of the second part, its straying the costs thereof, and may also pay the final judgment for the said Association, these presents shall be security and AND WHEREAS, The said.	designate, and the policy or parts thereon free-from all state recessors or assigns, may pay or any statutory flight claims, all moneys so expended toget	policies of insurance consta- utory lien claims of every such taxes and assessment and may invest such sums a her with the charges ther	ntly transferred to said party kind, and if any or cither of s, and may effect such insure is may be necessary to protec con as provided by the Con	of the second part, its said agreements be not nec, for such purpose, t the title or possession stitution and By-Laws
AND WHEREAS, The said of the suit he and did on the Letter facility of first runtary or Missouri Lauld note or obligation, which is ma	tres infe Laster	nke and deliver to the	FARM AND HOME SAVINGS A	ND LOAN ASSOCIATION
			e de Maria de Caracteria d	
FOR VALUE RECEIVED 11-6 promise sums of money, viz.: The sum of received all renths same being the monthly dues on the fittereof, numbered 2 170 protecting fixed thereof, numbered 2 170 protecting fixed thereof, numbered 2 170 protecting fixed thereof, numbered 2 170 protecting fixed thereof numbered 2 170 protecting fixed thereof numbered 2 170 protection and num	to pay to the order of the	al stock of said Associatio	n, represented and evidence	Itssourt, the following DOLLARS, by the certificate
Hinclein 88 100 cety Jul Here	ARS, the same being the inter	est due monthly upon said	RS; and the sum of	and the sum of
And Mek I promise to pay said Association at its Hor payments on stock/together with the carnings and profits credite said certificate of stock is estimated to mature and reach par value.	the Office at Novada, Mo., all c LLARS, on the 20th day of earl thereon shall make said cer	of said sums of money, amount and every month, and life to the found to the foundate thereof	ounting in the aggregate to d continue such monthly pane par or face value of said c	yments until the dues ertificate of stock, and
And further agree	t in the payment of said sur is and regulations of said Asso officient to repay said Associa	is of money, or any part to sciation, and if, in case of d tion any balance which ma	hereof, monthly as aforesaid, lefault, the stock pledged and ly be due and owing on said le	to pay all lines and the security given to
ment of all lines, penalties, advances, liens and other charges shavances, thereof, and the said share of stock so taken and redeem secure the same.	all entitle all of said certificated shall be taken by said Assoc	y consecutive month here: eof stock to redempti intion in full satisfaction o	on by said Association at f this obligation and deed of	the accredited carned trust or mortgage to
This obligation may be paid off at any time upon giving or obligation may be credited on such repayment of loan with the	thirty days' written notice to ne withdrawal value of the st			which event this note
(Control of the Control of the Contr		i3. J.	Curks	(SEAL)
NOW, THEREFORE, If said part MA1of the first par premium, when they shall be or become due and payable, as afor	EAL) t shall pay the several sums of reaid, and shall faithfully per	of money mentioned in said form all of the said other a	I note or obligation, including greements, then these presen	g all dues, interest and ts shall be void; other-
wise, the same shall be and remain in full force and effect, and the note, the unpaid interest and premium, and the expenditures l and to protect the title to said premises, together with the change	is mortgage may be immedia ereinbefore named, made by a as provided by the By-Law	tely forcelosed and enforce anid party of the second p is of the suid Association.	ed for the unpaid amount o part, to pay said taxes, asses for the non-payment of sai	I the principal of said sments and insurance, d interest, premiums,
NOW, THEREFORE, If said part MA1of the first par premium, when they shall be or become due and payable, as afor wise, the same shall be and remain in full force and effect, and it note, the unpaid interest and premium, and the expenditures and to protect the title to said premises, together with the charge expenditures, and the payment of mortrages before their maturi attorney's fee for instituting suit upon this mortgage; also for fein any decree of forcelosure rendered thereon, and all rents collect of the first part, for said consideration, do	reclosing the same; all of whi ted by said party of the secon waive an appraisement of sai	ch shall be a lien upon haid d part shall be applied on t d real estate and all benefi	ptynises and secured by this i the payment of said debt. A ts of the homestead exemption	nortgage, and included and the said part LL2
IT IS UNDERSTOOD AND AGREED, By and between in accordance with the By-Laws of the Farm and Home Savu contract the By-Laws of said Association and the laws of the Sta	the parties hereto, that this tos and Loan Association to te of Missouri are to govern.	entire contract, and each or Missouni, and the laws	and every part thereof, is no of the State of Missouri, a	nade and entered into nd in construing this
IN WITNESS WHEREOF, The said part U.Aof the firs		B. Q	Bulle in and year liest	above written, (SEAL)
(S		Lulde	m Bush	(SEAL)
State of Organisma,	ACKNOWLEDGM	IENT		
STATE OF OKLAHOMA, COUNTY OF MAN And State of Oklahoma, on this 3/M day of 1 and 1 the identical personal who executed the within and foregoing net and dead for the news and surgery laws set forth.	Before me, a Notar	y Public in and for the Co	unty of	G to me beginning
the identical person. who executed the within and foregoing act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand of Oklahoma, this	isstrument, and acknowledge	ed to me that The fexecuing the County of	ted the same as Mills	free and voluntary
My commission as Notary Public expires on the 2.7	the day of Ylling			
	Ohr -		lie Letter Count	y, State of Oklahoma.
This instrument was filed for record on the	Donuty S	6.)VIII	ley 5 5 o'clock	
	at All		7	M. Millian