MORTGAGE RECORD

TABLE POINT HOUSE CO., DESTAN WORTH, AND THE PROPERTY OF THE P

This Mudenture Medalitis Time	REAL ESTATE		70 m
This Indenture, Made this Info	. wife Jennie 6. Eh	esley	ii i a anangan na anangan
non or Missouri, a corporation organized under th	County and State of Oklahoma, pa to laws of the State of Missouri, party	rt	Savings'and Loan Assoc
Helen Hundred		by the said party of the second part, the receipt when	reof is hereby acknowledg
lescribed real estate, lying and situated in the Cou	nty of Julea	id party of the second part, its successors and assign	us, forever, all the followi
all of fit minter Time	lve (12) in Block	number Two Hundred	For (2045
m. Woodland addit	in to the last of	Tila Oblahama	
or our annual and and	wie na nue eny aj	of fine	myky myddi a meddyddiau i gaell ai llygair (ef a a'r alla)
authority in and	ucoula place	ant f	talige transport and the second of the second of
una all imperi	Enrunto Mui	w	
marker i samming marker dan di kajara ka	an delawara one coloring with a figure of the property of the coloring within	and the second	ووسيستني والمستوان والمستوان
germannan a spacetage versa e garrenna en appearant de la properation de la companya de la companya de la comp		onigani og grafini i kina odina odinaka sense sa nasali da migra og saleja. Grafini og grafini sense od grafini ja sense sa nasali sense sa	
antaragingia a saturi tang tang at a saturi a s A saturi a s	a sakalahan kalendar da da saka da kalendar da saka da kalendar da saka da kalendar da saka da kalendar da sak Manandar saka da saka d	and the second s	المعرف معهمة في المقاعدين فيها في والمرابع. التناسي المعرف المعاودة فيضا للما
nd all right, title, estate and interest of said grant	or An and to said premises, includi-	ng all homestead rights, which are hereby expressly wa e conditions of this mortgage become broken in any p	ived and released, toget
igular the tenements, bereditaments and appurter	actionity to collect the same in case th	e conditions of this mortgage become broken in any p	particular, and with all f
ith said party of the second part, its successors and	ito said party of the second part, its sud d assigns, that at the delivery hereof.	coessors and assigns, forever. Said part and other of the frue and lawful owner to of all incumbrances, that there is no one in advers	first part hereby covenant I the said premises abo
int	ie against the inwill and edultable cla	ina of all persons whomsonver.	
PROVIDED, ALWAYS, And these presents said part leaved and adve	are upon the express conditions that,	whereas, the said party of the second part at the s and he wife Jennie & Che ifteen Hundred	pecial instance and requ
AND WHIPPERS Said your /Charles the for	the sum of 17	Steen Hundred	DOLLAI
neral and special, against said lands and improven	agness thereon, when due, and to keep :	Alexan Mundial V. If the second part, its successors and assigns, to pay said improvements in good repair, and to keep the bor policies of insurance constantly transferred to said tatutory lien chains of every kind, and if any or eithe ay such taxes and assessments, and may effect such in s, and may invest such sums as may be necessary to p gether with the charges thereon as provided by the lamant for the l	mildings thereon constant
ccessors or assigns, and also to keep said lands and rformed as aforesaid, then said party of the second	I improvements thereon free from all s	tatutory lien claims of every kind, and if any or either av such taxes and assessments, and may effect such it	er of said agreements be
ying the costs thereof, and may also pay the final said premises, including all costs, and for the re	judgment for any statutory lien claim payment of all moneys so expended to	s, and may invest such sums as may be necessary to pe gether with the charges thereon as provided by the	rotect the title or possess Constitution and By-L
AND WHEREAS. The said August Co	helsey and his wife &	ennie & Chesler	
on the Aventieth day of February Missount Their note or obligation	18/12,	make and deliver to the FARM AND HOME SAVIN	igs and Loan Associat
minesount	NOTE OR OBLI	IGATION Fal	.0
FOR VALUE DECEMBED AND			Elu 1912
ns of money, viz.: The sum of statelan.	and 3/100	the FARM AND HOME SAVINGS AND LOAD ASSOCIATION (the FARM AND HOME SAVINGS AND LOAD ASSOCIATION (pital stock of said Association, represented and evident association).	DOLLAI
recof, numbered 3034	share Lof the co	upital stock of said Association, represented and evidence of the said Association to secure a loan of DOLLARS; and the sum of	enced by the certificate
ren and 93/100 tifleen	DOLLARS the energy below the in	DOLLARS; and the sum of	MA a and the even
	TAPET.	at DO the same being the agentism disconnectibly in	nor caid again to horse
nalties assessed on account thereof, in accordance varies and monthly payments shall, upon the sale th	se of default in the payment of said s with the rules and regulations of said A ereof, be insufficient to repay said Asso	all of said sums of money, amounting in the aggregate feach and every month, and continue such monthly certificate of stock equal to the par or face value of summonths from date thereof. Sums of money, or any part thereof, monthly as afore association, and if, in case of default, the stock pledged to the stock pledged to the summon any balance which may be due and owing on sunthly sum aggregating. Very consecutive month hereafter until the maturity cateof stock to redemption by said Association sociation in full satisfaction of this obligation and decentrical contents.	d and the security given aid loan
ure the same.		机工工机 医生血 经基金 医多生性 医乳腺管 医二氏管 医多种毒素 医二氏病 医二氏病	
This obligation may be paid off at any time u obligation may be credited on such repayment of	bon with the withdrawal value of the	to the Home Office of the Association at Nevada, Mostock carried with same.	o., in which event this no
	(SEAL)	frank Chesley	,(SEA
		Vermie 6. Ches.	les 10Th
NOW, THEREFORE, If said part all of	the first part shall pay the several sun	is of money mentioned in said note or obligation, incl	uding all dues, interest a
mium, when they shall be or become due and pays e, the same shall be and remain in full force and c	thle, as aforesaid, and shall faithfully in freet, and this mortgage may be imme-	erform all of the said other agreements, then these prilitally forcelosed and enforced for the unpaid amount	nt of the principal of s
to protect the title to said premises, together with	h the charges as provided by the By-I	aws of the said Association, for the non-payment o	f said interest, premiu
ienditures, and the payment of mortgages before to no news fee for instituting suit upon this mortgage	; also for forcelosing the same; all of y	which shall be a life upon said premises and secured by	this mortgage, and include
the first part, for said consideration, do heret	by expressly waive an appraisement of	as of money mentioned in said note or obligation, included for the said other agreements, then these put lintely foreclosed and enforced for the unpaid amount by said party of the second part, to pay said taxes, away of the said Association, for the non-payment of the said and party and said premises and secured by cond part shall be a pied upon said premises and secured by cond part shall be applied on the payment of said debt said real estate and all benefits of the homestead exercises.	nption and stay laws of
te of Oklahoma. IT IS UNDERSTOOD AND AGREED, By a	nd between the parties hereto, that the	is entire contract, and each and every part thereof,	is made and entered in
tract the By-Laws of said Association and the law	s of the State of Missouri are to gover	is entire contract, and each and every part thereof, in or Missount, and the laws of the State of Missou it. Missount, and the laws of the State of Missou it. Milliam and scal the day and year	Cost show under
		t	nrst above written.
	(SEAL)	pand Chesly	(SEA
	(SEAL)	Jennie to The	sley, (SEA
그는 보고 그리는 그 나라 보다.	ACKNOWLEDO	MENT (
STATE OF OKLAHOMA,	€ 89.	Til.	a
State of Oklahoma, on this , 20 th	day of Tebruary	tary Public in and for the County of	and the second second
identical persons who executed the within a	and flannie 60 tehe	elley	is wife, to me known to
and deed, for the uses and purposes therein set los IN WITNESS WHEREOF, I have hereunto se	rth.	otary Public in and for the County of	and Sta
Oklahoma, this, 20 th day of Fel	M	12.	, , , , , , , , , , , , , , , , , , ,
My commission as Notary Public expires on this	3 Thirday of July	10/7 1/- 10 s	
		What Hally Tickes	Sounty, State of Oklahom
	90 904	A. D. 1912, at 4 15 o'clo	
This instrument was filed for record on the	day of TYU	111 - 0'clo	rek M.
and the state of t	Deputy.	18.10. Platitley	Register of Deed
	201		
그는 사고를 들어나면서 하는 것이 말했다면서 그는 그는 그는 그 생각하는 것 같아. 그는 바람이 없다는	1 10000	医抗性囊性 经产品 机二环 医皮肤切断 化基苯基酚 医乳质管 机转换点 海绵	化电压电阻 医电压电阻 斯特拉特 化二甲基乙二甲基乙二甲基乙二甲基乙二甲基乙二甲基乙二甲基乙二甲基乙二甲基乙二甲基乙

coeas