360 correspond

## MORTGAGE RECORD

This Indeuture, Made	this Nanete	entt	day of	April	Mandend	
This Indesture, Made tween. Missour, a corporation, or Missour, a corporation, or	County	and State of Ok	lahoma, part	of the first part,	and the Farm and I	OME SAVINGS AND LOAN AS
WITNESSELL, That the sm	a part and of the near ha	art, for and in co	menteration of the	silin ol		and the state of t
Julle Hunds  Aud sold, and by these pescribed real estate, lying and situs	resents do Ghant, Co	NVEY AND CONFI	hand paid by the	said party of the sey of the se	cond part, the receip rt, its successors and	assigns, forever, all the foll
energiagniana estato agricações das acidentares dos anal aciden	eregi aliyladda e alla dalaadda aa aa d	lane ergenflegare respecti				بالمناع فالمناع والمراز والأناب المناع فالمعاووس
	All of got	number	my	(9) in	Block ni	myer thirty
	four (34)	C11 11 110	esi Adaw	ou po-1/h	and list	and to
	Ope onan	a ace	asaing	to Me 12	eer ware	Amenue
	. Plot Mes	eop a	na acc	ingru	umenis	Mount
anii ka	a de la companya de La companya de la co	a di kana di kana	al de la companya da	da i kan arabida ka mata. Marabida ka mata mata mata mata mata mata mata	a and a second and a	and mangada and ang dag kida ay ay ay ang dag mang karang at ang mangang ay ang ang ang
	أنتك أنا المتعارب والمتعارب والمتعارب	hi ana ana ana ana a		وأستنزيه وكرستين نبور	ii ja ii aan daa ji ja	· Allinonia in the control of the co
in and the second s				Maria Wainalia	The second state of the	
	The programme and the					
nd all right, title, estate and interest th all rents of said property, with i	st of said grantor. On a full power and authority to	nd to said premi a collect the sam	ses, including all h e in case the cond	omestead rights, wi tions of this mortg	ich are hereby expres age become broken i	sly waived and released, to a any particular, and with a
rgular the tenements, hereditamen TO HAVE AND TO HOLD th said party of the second part, i anted, and seized of a good and in	THE SAME unto said par	reto belonging. rty of the second	part, its successor	and assigns, forev	er. Said part (18).	of the first part hereby cover
th said party of the second part, 1 anfed, and seized of a good and is at	is successors and assigns, indefeasible estate of inheri	that at the delivitance therein, fr	ery hereot	incumbrances, tha	there is no one in	ner Not the said premises adverse possession of same
PROVIDED, ALWAYS, And	these presents are upon t	he express condi	tions that, where	is, the said party	of the second part at	the special instance and re
PROVIDED, ALWAYS, And said part ALS of the first part.	ender had	the su	m of J	welve I	lundsed	DOLL
AND, WHEREAS, Said part neral and special, against said land unred in such company or companit occessors or assigns, and also to kee formed as aforesaid, then said partying the costs thereof, and may also said premises, including all costs, the said Association, these present AND WHEREAS, The said.  I on the Ministry Manual Control of the Ministry of Missouri.	s and improvements there	on, when due, as	said party of the s ad to keep said in the policy or polic	econd part, its succ provements in goo ies of insurance co-	essors and assigns, to d repair, and to keep stantly transferred to	pay an taxes and assess the buildings thereon cons- paid party of the second wa
ccessors or assigns, and also to kee rformed as aforesaid, then said par	p said lands and improven ty of the second part, its	aents thereon fre successors or ass	e from all statutor igns, may pay suc	y lien claims of ev a taxes and assessn	ery kind, and if any cleat	r either of said agreements such insurance, for such pu
ying the costs thereof, and may als said premises, including all costs,	o pay the final judgment and for the repayment of	for any statutor f all moneys so c	y lien claims, and xpended together	may invest such sur with the charges t	ns as may be necessa hereon as provided l	ry to protect the title or poss by the Constitution and By
AND WHEREAS, The said	s shall be security.	+ MCen	denhale	e and sus	hushand	W6 Mendenha
Missouri Their note	or obligation, which is me	ade a part hereoi	and is in words a	and deliver to the	e, to-wit:	SAVINGS AND LOAN ASSOCI
		NOTE O	R OBLIGAT	CION NEVAD	NO AUT	19/1 10
FOR VALUE RECEIVED	No.	io to pay to	the order of the FA	RM AND HOME SAY	NOS AND LOAN ASSOC	IATION OF MISSOURI, the foll
same being the monthly dues on	the 1-2/10	share	of the capital s	tock of said Associa	tion, represented an	d evidenced by the certificat
ereol, numbered G. 7	Twelve 7	Cus as e	Z	DOL	LARS; and the sum	of
1,000 000	CALL DOLL	ARS, the same	being the interest	due monthly upon the same being the	premium due mont	hly apon said sum so horr
d Mul promise to pay	and 80/ 00 DC	me Office at New DLLARS, on the	ada, Mo., ali of sa 20th day of each	id sums of money, and every month,	mounting in the agg and continue such t	regate to
mention of the state of the sta	mature and reach par val	ue in Alvent	make said certific	on the from date the	reof.	ne of ania certificate of stock
utilies assessed on account thereof,	in accordance with the ru	ilt in the paynie les and regulatio	nt of said sums of ns of said Associat	money, or any pa- tion, and if, in case	of default, the stock	s atoresaid, to pay all line oledged and the security giv
oure said monthly payments shall, in pulse.— and agree—— to fully payment. Thus, a	apon the sale thereof, be in	isumetene co repr	ty suid Association	iany damine vanci	timy be due and own	IE OIL BONK TOWN OF THE THEORY
nt of all fines, penalties, advances, me thereof, and the said share of	liens and other charges sl	DOLLARS	each and every co said certificate	nsecutive month h of stock to reden	ereafter until the ma option by said Asso	turity of said stock, and the sintion at the accredited c
ure the same.	are a supplicable to the figure of the			ante fra filipera de la compa		
This obligation may be paid o obligation may be credited on such	i at any time upon giving i repayment of loan with t	the withdrawal v	ulue of the stock		to the contract of the contrac	
Same marin Corp. Same a regional dance.	وينغير سيدع وسنسيش ينبين	SEAL)		the second second		en den/hall is
		SEAL)		W	& Mend	enhall (s
NOW, THEREFORE, If said mium, when they shall be or becor	part. Ald of the first pane due and payable, as afo	ert shall pay the resaid, and shall	several sums of m faithfully perform	oney mentioned in all of the said oth	said note or obligation or agreements, then t	n, including all dues, interes hese presents shall be void; o
c, the same shall be and remain in e, the unpaid interest and premie	full force and effect, and t	his mortgage me hereinbefore nar	y be immediately ned, made by said or the Bro-Laws of	foreclosed and end l party of the second the said Associati	orced for the unpaided part, to pay said	amount of the principal of axes, assessments and insur-
penditures, and the payment of me	rtgages before their matur	foreelasing the su	s ace prene	all be a lien unco	id premises and seem	A Jouenty DOLLAI
NOW, THEREFORE, if said mium, when they shall be or becor o, the same shall be and remain in e, the unpaid interest and premit to protect the jille 19 said premit to protect the jille 19 said premit enditures, and the payment of the bone's fee for instituting suit the uny decree of forcelosure rendered the first part, for said consideration to of Oklahoma.	hereon, and all rents colle	cted by said par	ty of the second pr	irt shall be applied al estate and all be	on the payment of sai refits of the homester	d debt//And the said part, d exemption and stay laws t
te of Oklahoma.  1T IS UNDERSTOOD AND A	GREED, By and between	the parties her	ato, that this enti	re contract, and ea	ch and every part t	hercof, is made and entered
AT IS UNDERSTOOD AND A accordance with the By-Laws of the tract the By-Laws of said Association in Witness Whereof, The	he FARM AND HOME SAVI ion and the Jaws of the St	ings and Loan ate of Missouri a	Association of A	Irssouri, and the l	nws of the State of	Missouri, and in constraing
IN WITNESS WHEREOF, Th	e said part A. or the fir	st part ha	nereunto set A.			endenhall (SI
		SEAL)				
	<b>β</b>			<ul> <li>94 (4) (2) (2) (9.6)</li> </ul>	& Men	deschall (s)
STATE OF ORLANDS	ıta,	ACKNO	WLEDGME	VT		
INTY OF Julsa	<u> </u>	Befo	re me, a Notary P	ublic in and for the	County of	ulsa
Alline A Menden	hale day of	10 6	Mendery	hall her	hus hank	diswife, to me known
STATE OF ORLANDS UNITY OF	d the within and foregoin as therein set forth.	ig instrument, a	nd acknowledged t	o me that he .ex	conted the same as	green and volum
Dklahoma this 2/4	day of	and official scal	, at my onice in t	ne County of	Chart.	and I
My commission as Notary Publ	ic expires on the 2	4 MA. day of	Jeline	arj.	19.16	11 1011.11
				-	wannx //	
			(L)	Notary 1	ublic Juls	County, State of Oklah