in Julia	County and State of Oklahom	day of Africa H. B. Selias fles. a, part also of the first part, and the Farm and Home Savarty of the second part:	ings and Lo
WITNESSETH, That the said part of	he laws of the State of Missouri, p t the first part, for and in consider	party of the second partri ation of the sum of	
	Dollars in hone's	oald by the said party of the second part, the receipt whereo to said party of the second part, its successors and assigns, and State of Oklahoma, to-wit:	r to to out on a
described real estate, lying and situated in the Con	anty of Julaa	and State of Oklahoma, to-wit:	
411 J 4.1	22.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	Prof.	
779 11/11	france from	(4) in Block sunter In the Relation & Attender	ur (2),
A P A dia	not try of The	executive according in the	
	وللسرائية في السلطان في تفسيح فيا إبرانا فليوب مساوي	and all improberents	
	And the second s		شروقين عزي
singular the tenements, hereditaments and appurted TO HAVE AND TO HOLD THE SAME U	nutionity to collect the same in ca mances thereto belonging, into said party of the second part, i	cluding all homestend rights, which are hereby expressly waive se the conditions of this mortgage become broken in any par ts successors and assigns, former. Said part AM, of the first	ticular, and
with said party of the second part, its successors ar granted, and seized of a good and indefeasible esta	ad assigns, that at the delivery he ite of inheritance therein, free and	ts successors and assigns, forever. Said part LM of the firs ercof At a LA are the true and lawful owner of telear of all incumbrances, that there is no one in adverse	he said pre
that will warrant and defend the san PROVIDED, ALWAYS, And these presents	ne against the lawful and equitable are upon the express conditions	e claims of all persons whomsoever. List, whereas, the said party of the second part at the spec	cial instance
of said part Als of the first part, lowed and adv	nnced to Sauce the sum of	v Tho chaeffer and her he	whon
AND, WHEREAS, Said part About the figureral and special, against said lands and improve	rst part agree — with the said paments thereon, when due, and to I	e claims of all persons whomsoever. lint, whereas, the said party of the second part at the special to the second part, at the special to the second part, it successors and assigns, to pay all teep said improvements in good repair, and to keep the buildiey or policies of insurance constantly transferred to said par all statutory lien claims of every kind, and if any or either only pay such taxes and assessments, and may effect such insurance lightness, and may invest such such such such constants.	taxes and dings thereo
insured in such company or companies as said second successors or assigns, and also to keep said lauds an performed as aforesaid. They said party of the second	d party may designate, and the po d improvements thereon free from ad part. its successors or exclusive	icy or policies of insurance constantly transferred to said par all statutory lien claims of every kind, and if any or either c	ty of the sec
paying the costs thereof, and may also pay the final of said premises, including all costs, and for the re	judgment for any statutory lien cepayment of all moneys so expende	laims, and may invest such sums as may be necessary to protect to the charges thereon as provided by the C	ect the title on stitution
AND WHEREAS, The said	v schaeffer	A logether with the charges thereon as provided by the Co — AILA MUSACINA H. B. SLA 1.3, make and deliver to the Fahm and Home Savings in words and figures as follows, to-wit:	caeffee
or Missouri Atternation day of hote or obligation,	which is made a part hercof and is	1.3, make and deliver to the FARM AND Flome SAVINGS in words and figures as follows, to-wit:	AND LOAN
	MOTTE OF C		
FOR VALUE RECEIVED . ML	promise to pay to the ord	MEVADA, MO., ACCUMENT OF THE PROPERTY OF THE P	r Missouri, t
the same being the monthly dues on the	share d of t	he capital stock of said Association, represented and evidenc	ed by the ce
thereof, numbered 3 4/2	Lous and pledged by		
suffer and 90/100	DOLLARS, the same being t	he interest due monthly upon said sum so borrowed by	co. m
And pul promise to pay said Association	n at its Home Office at Nevada, N	GLLARS, the same being the premium due monthly upon for, all of said sums of money, amounting in the aggregate to ay of each and every month, and continue such monthly yaid certificate of stock equal to the par or face value of said discertificate of stock equal to the par or face value of said discertificate of stock equal to the par or face value of said discertificate of stock equal to the par or face value of said sums of money, or any part thereof, monthly as aforesai aid Association, and if, in case of default, the stock pledged at Association and halves which way be due and points or said	of transfer to
payments on stock, togother with the earnings and praid certificate of stock is estimated to mature and re	rolits credited thereon, shall make reach par value in Alue at	aid certificate of stock equal to the par or face value of said	certificate c
And Mul further agree , in consulties assessed on account thereof, in accordance	ase of default in the payment of s with the rules and regulations of s	aid sums of money, or any part thereof, monthly as aforesai aid Association, and if, in case of default, the stock pledged a	d, to pay a
ccure said monthly payments shall, upon the sale the	sereof, be insufficient to repay said to the same. The payment of said	Association any balance which may be due and owing on said I monthly sum aggregating.	loanAu
	DOLLARS each n	nd every consecutive month hereafter until the maturity of a crtificateof stock to redemption by said Association at d Association in full satisfaction of this obligation and deed of	said stack a
ecure the same.	and the second and the second of the second of the second		
This obligation may be paid off at any time to obligation may be credited on such repayment of	ipon giving thirty days' written n loan with the withdrawal value o	otice to the Home Office of the Association at Nevada, Mo., if the stock carried with same.	in which eve
		Isere schaef	
	(SEAL)	H B schaeff	Cer
NOW, THEREFORE, If said part. A.A. of remium, when they shall be or become due and pay	the first part shall pay the several	sums of money mentioned in said note or obligation, includi	ng all duck, ints shall be
ote, the same shall be and remain in full force and cote, the unpaid interest and premium, and the ex-	ffect, and this mortgage may be in penditures hereinbefore named, in	amediately foreclosed and enforced for the unpaid amount ade by said party of the second part, to pay said taxes, ass	of the princessments and
xpenditures, and the payment of mortgages before	their maturity, and	Low Said Resemble and Jaca Herriday	20 DC
n any decree of foreelosure rendered thereon, and all f the first part, for said consideration, dohere	rents collected by said party of the by expressly waive an appraisement	i sums of money mentioned in said note or obligation, including perform all of the said other agreements, then these presented into processed and enforced for the unpaid amount add by said party of the second part, to pay said taxes, asses by Laws of the said Association, for the non-payment of significant of the said Association, for the non-payment of significant of the said Association of the non-payment of said of which shall be a lien upon said premises and secured by this resecond part shall be applied on the payment of said deby the of said real estate and all benefits of the homestead exchipt	And the said ion and stav
arte of Oklahoma. IT IS UNDERSTOOD AND AGREED, By a	ad between the parties hereto, the	at this entire contract, and each and every part thereof, is	made and e
ontract the By-Laws of said Association and the law	vs of the State of Missouri are to g	at this entire contract, and each and every part thereof, is arron or Missoum, and the laws of the State of Missouri, overn.	and in cons
		to set freezhands and seals the day and year first	
	(SEAL)	Isene 1 Schaeffer	per
		H B Schaeffer	
STATE OF OKLAHOMA,	ACKNOWLE	DGMENT	
OUNTY OF QUILS	Before me,	DGMENT a Notary Public in and for the County of July 10/3, personally appeared Charfish her husband from the force executed the same as July towledged to me that The executed the same as July	sa
od State of Oklahoma, on this shalffer	and H	Chalffen her husband Bis	ife, to me k
na identical margar & who areauted the within a	nd foregoing instrument, and ackr orth.	owledged to me that They executed the same as The	free and
ct and deed, for the uses and purposes therein set fo	at more board and affinial and at mar	office in the County of Miles a	الشنسوسية
IN WITNIESS WETEDFOR Them bearings as	Aprice	19./.J	化甲基甲基甲基
IN WITNESS WHEREOF, I have hereunto se Oklahoma, this	a 2 6 Th day of The	10/5 ary 10/6	
IN WITNESS WHEREOF, I have hereunto se Oklahoma, this	a 2 6 Th day of The	Seal Hazel 11 (1) Noting Public Tulsa Com	euff
IN WITNESS WHEREOF, I have become so Oklahoma, this	a 2 6 Th day of The	Seal Hazel II Os Notary Public Zala Cour A. D. 101 3, at 10 330 o'clock Seal Lewis Color	euff ity, State of