## MORTGAGE RECORD.

#393355

물리 경우 스크림 스크리 시스템 중인 경험 등 교육 중요를 하는 것이 되었다.	REAL ESTAT	E MORTGA	GE		
This Judenture, Marke this Jertin	difthe	day of Marc	h		19.12
between I week Edgar, such the between I week Edgar, such the sold the things of the WITNESSETH, That the sold part 4. of the sold, and by these presents do the described real estate, lying and situated in the Country of the sold the sold that the sold and the country of the sold that the sold that the sold the sold th	IRANT, CONVEY AND CONFIRM I	nto said party of the sec	ond part, its successors a and State of Oklahoma, to	ept whereof is hereby a and assigns, forever, all a-wit:	the following-
all of Ist munder tip	teen 1137 m	block Juns	nser Zwen	by one (21)	in.
all of Intrumber tig Burger Will added	ion to the	telly of I	usa, en	lahoma.	
according to the	recorded p	lat thue	f. and	l all	
improvemente.	Thereon	edigine (garagea (garagea garagea (garagea) garagea (garagea) (garagea garagea garagea garagea (garagea)	Contra de mario la coloria de mario Angles esta la coloria de mario de la coloria de la co A la coloria de la coloria	erika kara da iliku da karandal Marina da iliku da i Marina da iliku da i	hada da da aya Labaya kan Sandana
	the first programme and the programme and the programme within the		and angenting in the contract of the contract of	er in a normal annual in a car	n ar again and a color
And all right, title, estate and interest of said granto with all reats of said property, with full power and at singular the tenements, hereditaments and appurten TO HAVE AND TO HOLD THE SAME und	nthority to collect the same in ances thereto belonging.	case the conditions of this	mortgage become broker	in any particular, and	with all and
with said party of the second part, its successors and granted, and seized of a good and indefeasible estate	l assigns, that at the delivery e of inheritance therein, free ar	hereof All incumbrance	re the true and lawful'c es, that there is no one i	owner of the said pro n adverse possession of	emises above of same, and
AND. WHEREAS, Said part 41of the first	the sum of	party of the second part.	its successors and assigns	to pay all taxes and	DOLLARS.
that	ents thereon, when due, and to party may designate, and the improvements thereon free fro part, its successors or assigns, indepment for any statutory lien ayment of all moneys so expen	keep said improvements colley or policies of insura in all statutory lien claim may pay such taxes and claims, and may invest a ded together with the cl	in good repair, and to ke acc constantly transferred s of every kind, and if an assessments, and may effe uch sums as may be neces arges thereon as provide	ep the buildings thered to said party of the se y or either of said agree ct such insurance, for s sary to protect the title d by the Constitution	on constantly cond part, its ments be not such purpose, or possession and By-Laws
of the said Association, these presents shall be securi AND WHEREAS, The said	E. Blair, single	ond una	to the FARM AND HO	ME SAYINGS AND LOAN	Association
or Missouri	to the late of the second to the second	ODI ICATION		1 1	0
FOR VALUE RECEIVED			EVADA, MO., 2000 ME SAVINGS AND LOAN ASS	OCH ZOZU BOCIATION OF MIBSOURI,	the following
FOR VALUE RECEIVED OF UNIS OF MONEY, viz.: The sum of Serentles the same being the monthly dues on the Serentles thereof, numbered 3.054 Helenalist Welve and 12/100	// and 68/100 // share Rol this day pledged	the capital stock of said	Association, represented aid Association to secure	and evidenced by the can loan of	DOLLARS, ertificate
Twelve and 72/100	DOLLARS, the same being	the interest due monthl	DOLLARS; and the su y upon said sum so borrow ing the premium due me	m of	nd the sum of
And promise to pay said Association payments on stock, together with the earnings and pro- said certificate of spock is estimated to mature and rea And further agree in cas penaltics assessed on account thereof, in accordance w	at Mr. Home Office at Normale	Mr. all of paid sums of n	amore amounting in the a	ggrogata to	
promise and purce to fully pay and discharge	the same. The payment of s	aid monthly sum aggregated and overy consecutive it	ing	naturity of said stock,	and the pay-
nent of all fines, pendities, advances, liens and other value thereof, and the shid share Local stock so taken a ccure the same.  This obligation may be paid off at any time up or obligation may be credited on such repayment of le	and the control of th			to the control of the	
기계 : 제 명 시간 및 그렇게 되었다. 그 이 얼마나 되었다.	현 이번 레이스 보고하다고요?	of the stock carried with	Joseph E.	Blair	/SEATA
		Ö	ya carjan		(CIAGE)
NOW, THEREFORE, If said part	the first part shall pay the sove ble, as aforesaid, and shall fait feet, and this mortgage may be enditures hereinbefore named, the charges as provided by the	ral sums of money meutic hfully perform all of the s immediately foreclosed made by said party of the By-Laws of the said A	aned in said note or obliga aid other agreements, the and enforced for the unp agreement part, to pay sai geographon, for the non-po-	tion, including all dues, a these presents shall be aid amount of the prin d taxes, assessments ar syment of said interes	interest and void; other- cipal of said ad insurance, t, premiums,
tho ney's fee for instituting suit upon this mortgage; in any degree of foreclosure rendered thereon, and all if the first part, for said consideration, do land hereb	rents collected by said party of y expressly waive an appraisen	all of which shall be a lice the second part shall be a tent of said real estate an	upowsaid premises and se pplied on the payment of I all benefits of the homes	cured by this mortgage, said debt. And the sai tead exemption and sta	and included d part y laws of the
State of Oklahoma.  IT IS UNDERSTOOD AND AGREED, By an accordance with the By-Laws of the Farm and He ontract the By-Laws of said Association and the law IN WITNESS WHEREOF, The said part. 24	id between the parties hereto, Iome Savings and Loan Asses of the State of Missouri are to	that this entire contract, ociation of Missouri, ar	and each and every part d the laws of the State o	t thereof, is made and f Missouri, and in cor	entered into struing this
	The artist and Thomas Transfers in		Joseph E.C		
	The Africa of the Charlest Libraria				(SEAL)
STATE OF ORLAHOMA,	ACKNOWI	.EDGMEN1		T. P	
nd State of Oklahonn, on this 20 th	day of March	e, a Notary Public in and	for the County of	ua,	e de la companya de l
STATE OF ORLAHOMA,  OUNTY OF	and and a foregoing instrument, and a thi.  th.  t my hand and official scal, at	eknowledged to me that. my office in the County	he executed the same as	Lie. free an	d voluntary and State
Oklahoma, this 20 Min day of 222 My commission as Notary Public expires on the	arch day of He	neary.	19/6		
the dentical personwho executed the within an et and deed, for the uses and purposes therein set for IN WITNESS WHEREDF, I have hereunto set for Oklaboma, this	<b></b>	Ha	otary Public Jul	County, State o	f Oklahoma.
This instrument was filed for record on the	20 day of N	ran	. D. 1012 . at 3 10	o'clock P	M.
ly	Deputy.	21	v rvacne	Regist	er of Deeds.
다음생이 하는 생각을 다 들어서 지하기를 다 하는 것은 사람이다.	(all	<b>~</b> 3/~			