50

¢/

prennier and

on eard

and anoundrance

all prim liera

Ķ

5#

By

#39391	RTGAG		ORD	S - -
	REAL ESTATE	a a constant de la co	e E	ning san tanàna amin'ny tanàna mandritra dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina I Anna dia kaominina dia kao
This Indenture, Made this Twen	Juth .	lay of marca	E	
Thing Indenture. Made this Invent between Johan B. Maynan and I in and I was a corporation organized under the JUNESSETH, That the said part less of the June Stern Niccasted harren sold, and by these presents doGn described real estate, lying and situated in the County	Dollars, in hand p IANF, CONVEY AND CONFIRM unt y of	aid by the said party of the second and party of the second and	le second part, the receipt part, its successors and r State of Oklahoma, to-wit	whereof is hereby acknowledged, ussigns, forever, all the following- t
all of lot mumber Si	x lb) meblock	mumber	One Hundred	Mintythree (133)
An the original to to the bournmen and all impire	un or city of L Survey of mentes the	f tulsa, l und Olal ucon	lklah r ma lluuq	_, according
And all right, title, estate and interest of said granter, with all rents of said property, with full power and aut singular the tenements, hereditaments and appurtenan TO HAVE AND TO HOLD THE SAME unto with said party of the second part, its successors and r granted, and seized of a good and indefeasible estate of	A in and to said premises, incl hority to collect the same in cas rest thereto belonging. said party of the second part, it assigns, that at the delivery her of inheritance therein, free and o	Inding all homestead rights e the conditions of this mo s successors and nesigns, fo reof MAC, are learn of all incompanies.	, which are hereby expressly rtgage become broken in a tever. Said part <i>LLM</i> of the true and lawful owne but there is no one in ac	y waived and released, together my particular, and with all and the first part hereby covenant and the said premises above lyerse possession of same, and
that	part agree. With the said part the sum of	ty of the scool part, its cep said improvements in iey or policies of insurance all statutory lien claims of uy pay such taxes and asse aims, and may invest such d together with the charge of Coarty J. Ma	successors and assigns, to good repair, and to keep to constantly transferred to a every kind, and if any or ssments, and may effect su sums as mury be necessary thereon as provided by with	DOLLARS. pay all taxes and assessments, he buildings thereon constantly aid party of the second part, its either of said agreements be not ch insurance, for such purpose, to protect the title or possession the Constitution and By-Laws
did on the Just of March or Missouri and the or obligation, whi	ich is made a part hereof and is	2, make and deliver to in words and figures as fol	the FARM AND HOME S lows, to-wit:	AVINGS AND LOAN ABSOCIATION
FOR VALUE RECEIVED	NOTE OR OF	BLIGATION NEV	DA. MO. Zanara	h 20 th 10/2
FOR VALUE RECEIVED M.E. sums of money, viz.: The sum of <i>Supplem</i> the same being the monthly dues on the 1.t. thereof, pumbered 3.9.50 thereof, pu		er of the FARM AND HOME S e capital stock of said Ass to said	AVINGS AND LOAN ASSOCIA opiation, represented and d Association to secure a los OLLARS; and the sum of on said sum so borrowed b	TION OF MISSOURI, the following DOLLARS, widenced by the certificate of
Just Carly Cargon and South and Sout	DOLLARS, on the 20th da ts credited thereon, shall make st par value in <i>Marchard Constant</i> of default in the payment of sa the time rules and regulations of sa	or, of each and every mon id certificate of stock equ <i>H.R.</i> months from date dd sums of money, or any id Association, and if, in <i>cl</i>	th, and continue such mo al to the par or face value thereof. part thereof, monthly as a se of default, the stock ple	while payments until the dues of said certificate of stock, and foresaid, to pay all fines and aged and the security given to
sceure said monthly payments shall, upon the sale there promise and agree & to fully pay and discharge if Surtange Eigender and State and State ment of all fines, menaltics advances, lieus and other ch value thereof, and the said share of stock so taken and				
This obligation may be paid off at any time upor	n giving thirty days' written no	tice to the Home Office of	the Association at Nevad	, Mo., in which event this note
	(SEAL)		Am B De	avis (SEAL)
NOW, THEREFORE, If said part defined of the premium, when they shall be or become due and payable wise, the same shall be on dremain in full force and effec note, the unpaid interest and premium, and the expen and to protect the title to said premises, together with the expenditures, and the payment of mortgages before the attorney's fee for instituting suit upon this mortgage; a in any decree of forcelosure rendered thereon, and all re- of the first part, for said consideration, down	(SEAL) first part shall pay the several , as aforesaid, and shall faithful t, and this mortgage may be in ditures hereinbefore named, mi he charges as provided by the B	sums of money mentioned ly perform all of the said unceitately foreclosed and ade by said party of the se y-Laws of the said Assoc	in said note of obligation, ther agreements, then these enforced for the unpaid a road part, to pay said tas adjon, for the non-paymen	awds
expenditures, and the payment of contragates before their attorney's fee for instituting suit upon this mortgangs a in any decree of forcelosure rendered thereon, and all rer of the first part, for said consideration, doctor,, hereby of State of Oklahoma.	r maturity, and	of which shall be a lien uso e second part shall be appli t of said real estate and all	n sold premises and secured ed on the payment of said benefits of the homestead	by this mortgage, and included lebt. And the said part
IT IS UNDERSTOOD AND AGREED, By and in accordance with the By-Laws of the FARM AND HO contract the By-Laws of said Association and the have IN WITNESS WHEREOF, The said part Association	hetween the parties hereto, that are SAVINGS AND LOAN Assocra of the State of Missouri are to go of the first part ha. 2	t this entire contract, and arion of Missouri, and th overn.	each and every part their is laws of the State of Mi	eof, is made and entered into souri, and in construing this
		To.	nry Q. 10.	(SPAL)
STATE OF OKLAHOMA,	ACKNOWLE	DGMENT	00	Carlos above which.
DIATE OF CALABORIA,	Lou		7	

10

14 1 - J.

1 #*** **j**#

371

Julla County, State of Oklah at 2 30 o'clock P. M. 2, day of mar This instru A. D. 191.2. nt was filed for record on the the C Wa Deputy, Register of Deeds.

11

Non Hall

.9. 11

1

11

i,

i,

Ŕ

(seal)