		and the second	Contraction of		وتتجار والمتحاد	بهدي ومنها	بيتلاجعك	عصبته	1.
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MORTGAGE RECORD

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	REAL ESTAT	E MORTGA	GE		
This Indentiure, Marke 1415	disthe dis		June UK	Trice	
on or Missouri, a corporation organized under the la	ounty and State of Oklahom ws of the State of Missouri,	party of the second pi	st part, and the FAR	M AND HOME SAVINGS	IND LOAN AS
WITNESSETII That the said part con the	first part, for and in consider 	ration of the sum of paid by the said party	of the second part, t	he receipt whereof is he	
scribed real estate, lying and situated in the County	NT, CONVEY AND CONFIRM UN	nto said party of the s	econd part, its succe and State of Oklaho	ssors and assigns, foreve ma, to-wit:	r, all the follo
ted for LDD	reland	- Eight	" (8)	Block	niyî nîngirên î. Gir gir ni ye nyî
munder Twenty-	Eight (28) `~~ `C	I.s. meni-	additio	~ to
- ety 8 72	ene, and	have and		- an ang	70
he neerdet an	renderd &	lat the	menoly,	Δ.	
Le Lo	ingrase	mento	Dere		
sa milanan karan na maran na manan karan na maran na mara Manana maran na maran					
deletare an increase production and an analysis of the second second second second second second second second An environment of the second second An environment of the second					
d all right, title, estate and interest of said grantor h all rents of said property, with full power and a time	in and to said premises, in	cluding all homestead i	ights, which are here	y expressly waived and broken in any particular	released, tog
ro HAVE AND TO HOLD THE SAME unto a	es thereto belonging. aid party of the second part.	its successors and assie	ns, forever. Said pa	rt	hereby coven
h said party of the second part, its successors and as nted, and seized of a good and indefeasible estate of	signs, that at the delivery h inheritance therein, free and	d clear of all incupibra	are the true and lances, that there is no	wful owner of the sa one in adverse posses	id premises a sion of same
t	upon the express conditions-	that, whereas, the sai	d party of the secon	d part at the special in	stance and re
aid part			I and		BOIL
AND, WHEREAS, Said parts of the first p eral and special, against said hands and improvement ared in such company or companies as said second par cessory or assigns, and also to keep said lands and im formed as aforesaid, then said party of the second pa- ing the costs therrof, and impa also pay the final judg said premises, including all costs, and for the repay	at hereon, when due, and to ty may designate, and the p	keep said improvement licy or policies of insu	ts in good repair, and rance constantly tran	d to keep the buildings sferred to said party of	thereon const the second pa
cessors or assigns, and also to keep said lands and im formed as aforesaid, then said party of the second pa ing the costs thereof, and may also pay the final ind-	provements thereon free from rt, its successors or assigns, i ment for any statutory lion	n all statutory lien clai may pay such taxes an claims, and may invest	ms of every kind, and d assessments, and m ; such sums as may be	u 11 any or either of said ay effect such insurance, a necessary to protect th	agreements l for such pu title or poss
no said Association, these presents shall be security.	N X 60 - 74	ed together with the	charges thereon as p	rovided by the Constitu	tion and By-
on the typestict day of		2 make and deli	rer to the FARM AN	ID HOME SAVINGS AND	LOAN ABSOCI
Missouri Shein noto or oblightion, whic	NOTE OF C	DITCATION		~	
FOR VALUE RECEIVED	promise	der of the FARM AND H	NEVADA, MO., S	AND SSOCIATION OF MISS	Unit, the folk
is of money, viz.: The sum of	share of	100 the capital stock of sai	d Association, repres	ented and evidenced by	the certificate
col, numbered 3.0.8.2	this day pledged b	y to	said Association to DOLLARS; and	the sum of	
out and 1/100	DOLLARS, the same being	the interest due mont	ily upon said sum so	borrowed by.	and the st
1 promise to pay said Association at network on stock, together with the earnings and profits	its Home Office at Nevada.	Mo., all of said sums of	money, amounting in	the aggregate to	
l contificate of stock is estimated to mature and reach :	nar value in sansantes -	Make months from	date thereof.		(1) (1) (1) (1) (1) (1)
And	f default in the payment of the rules and regulations of	said sums of money, c said Association, and i d Association any heles	r any part thereof, n , in case of default, the	ne stock pledged and the	security give
mise and agree to fully pay and discharge the	a same. The payment of sa	id monthly sum accres	nting.		manning a settion
at of all fines, penalties, advances, liens and other chi to thereof, and the said share	win rhall optitle all of said	nontificato of stork	to redomination by a	aid Association at the	accredited of
re the same. This obligation may be paid off at any time upon obligation may be credited on such repayment of loan		an a		a an an the state of the state	
그렇다 한 것을 위해 하는 것을 가지 않는 것이 같이 하는 것이 같이 하는 것이 않아? 않아,		of the stock carried wi	th same.	<i>70</i>	100
			10 ansarrad	17 10 17 10	(SI
NOW, THEREFORE, If said part Les of the	(SEAL) first part shall pay the sever	al sums of money ment	ioned in said note or	obligation, including all	(S) ducs, interes
nium, when they shall be or become due and payable, , the same shall be and remain in full force and effect , the juncid inforce and remains, and the evaluation	, as aforesaid, and shall faith , and this mortgage may be litures hereinhefore named.	fully perform all of the immediately forcelosed made by said party of	said other agreement and enforced for the the second part, to t	a unpaid amount of the	a principal of insur
to protect the title to said premises, together with the	e charges as provided by the	By Laws of the said	Association, for the	non-payment of said in	iterest, prem DOLLAI
NOW, THISILEFORE, If said part	so for forcelosing the same; a ts collected by said party of	all of which shall be(a)in the second part shall be ent of said real estate a	n upon said premises applied on the paym nd all benefits of the	and secured by this more ent of said debt. And t homestead exemption as	gage, and mel he said part is hd stav laws o
THE REAL PROPERTY AND LODGED TO A LODGED T	- Company of a second of the s	Cak itta malfus martman	t and such and think	ar most thereof is made	and ontarol
tri SUNDERSTOOD AND AGREED, By and t (ccordance with the By-Laws of the FAtiat AND Hold tract the By-Laws of said Association and the laws of IN WITNESS WHEREOF, The said part Lecof	the State of Missouri are to	govern.	hand the laws of the f	state of Missouri, and i a day and year first abo	n construing ve written
				2 D Pri	<u>ee</u> (si
en e	en lines para Merina	6	10 10 1	- '.0' 7	
	ACKNOWL	EDGMENT	Janua .		<u>ي</u> (21
STATE OF OKLAHOMA,	- 55.			0	na da serie Segunda esta da
NTY OF	avor and	, a Notary Public in an	2., personally appe	ared	
dentical person & who executed the within and I	ind I V AAN V.		and the state of a second s	and a state of the	O TOC KHOWIE
and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set in klahoma, this 2.0.4		ny office in the Count;	rof	Jaa-	
My commission as Notary Public expires on the		ptember		7-	
Joseph J.	Q , (2), (3), (3), (3), (3), (3), (3), (3), (3	77.03	Notary Public	County, S	tate of Oklah
This instrument was filed for record on the	2.0" day of O	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	A. D. 1912, at .	a sea a s	
	Deputy,	3 H O	L. Wal		Register of De
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