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	REAL ESTAT	· · · ·	2	
between this acorporation organized under	- teans	day of the first pa	the faith AND House	2 Coarna Savings and LOAN
WITNESSETII, That the said part Lago	f the first part, for and in conside Dollars, in hand	ration of the sum of	e second part. the receipt whe	reof is hereby ackno
described real estate, lying and situated in the Co		ito said party of the second	part, its successors and assig State of Okialioma, to-wit:	ns, forever, all the fo
	ten vicent		tage [0-	a num
the second se	in a	f with	stla je	So fit
recorded an	mendel 8	econdu	Sto the	• •
Le kue	r julie	t	مخب والكارميني مشتوع ماعتي والمنافق	
		والمستعدية والمتعين والمتعادية والمتعاد	المتوجد ستبرعه المحد المراجع	and the second states and
And all right, title, estate and interest of said grar with all reads of said property, with full power and singular the tenements, hereditaments and appurt	authority to collect the same in c	use the conditions of this me	rtgage become broken in any	particular, and with
TO HAVE AND TO HOLD THE SAME a with said party of the second part, its successors a granted, and seized of a good and indefensible est	unto said party of the second part, and assigns, that at the delivery hate of inheritance therein, free and	its successors and assigns, fo ercof	never. Said part second the he true and lawful owners, that there is no one in adver	first part hereby cov of the said premise se possession of sai
that	me against the niwith and coular	le channs of all dersons who	msoever.	
AND, WHEREAS, Said part 44. of the figure and special, against said lands and improve	irst part agree with the said p ements thereon, when due, and to	arty of the second part, its	accessors and assigns, to pay good repair, and to keep the l	all taxes and asse sulldings thereon co
AND, WHEREAS, Said part set of the figure and special, against said lands and improve insured in such company or companies as said secon successors or assigns, and also to keep said lands an performed as aforesaid, then said party of the secon paying the costs thereof, and may also apay the final of said premises, including all costs, and for the r of the said Assuration, there are area as a second	nd party may designate, and the p nd improvements thereon free from nd part, its successors or assigns, b judgment for any statutory land	nicy or policies of insurance a all statutory lien claims of nay pay such taxes and asso claims, and may involve and	constantly transferred to said every kind, and if any or eith ssments, and may effect such i sums as may be necessary to a	party of the second er of said agreement insurance, for such p protect the title or pe
of said premises, including all costs, and for the r of the said Association, these presents shall be seet AND WHEREAS, The said.	epayment of all moneys so expend mity.	ed together with the charg	es thereon as provided by the	Constitution and I
did on the trassatistic day of or Missouri the in note or obligation,	, which is made a part hereof and	is in words and agures as to	the FARM AND HOME SAVE lows, to-wit:	ися лид Годи Чево
FOR VALUE RECEIVED	NOTE OR C	NEV	ADA, MO., Octor	20th 11
sums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered	e	the capital stock of said Ass y to said	ociation, represented and ovid Association to secure a loan o	enced by the certific f
the same being the monthly dries on the first thereof, numbered 3.0.9.7.7.000	DOLLARS, the same being	The interest due monthly up	OLLARS; and the sum of on said sum so borrowed by the premium due monthly	main sum so to
And Association payments on stock, together with the earnings and payments on stock, together with the earnings and paid en the tare as a stock is estimated to mature as a stock is estick is estimated to mature	on at its Home Office at Nevada.	Mo., all of said sums of mon	y, amounting in the aggregate	to
said certificate of stock is estimated to mature and r And further agree	each par value in Seventary rase of default in the payment of with the rules and regulations of	targmonths from date said sums of money, or any said Association, and if, in c	thereof. part thereof, monthly as afor use of default, the stock pledge	csaid, to pay all fi d and the security g
secure said monthly payments shall, upon the sale t promiseand agreeto fully, pay and discher	hereof, be insufficient to repay sai	d Association any balance w id monthly sum aggregating	lich may be due and owing on a	said loan
ment of all fines, penaltics, advances, liens and othe value thereof, and the said share	er charges shall entitle all of said n and redeemed shall be taken by s	certificateof stock to re uid Association in full satisfa	lemption by said Association ction of this obligation and de	1 at the accredited ed of trust or mort
This obligation may be paid off at any time or obligation may be credited on such repayment o	방법은 이상이 있는 것이 없어?	of the stock carried with sa	the Association at Nevada, M $nc.$	o., in which event u
a de mandere a serve norden a de mandere antidente de mandere de la deserve de la deserve de la deserve de la d	(SEAL)	H.	Junite Le 1 Junite Le 12	20
NOW, THEREFORE, If said part	f the first part shall pay the sever	al sums of money mentioned fully perform all of the said immediately foreclosed and	in said note or obligation, ine other agreements, then these p enforced for the unpaid amo	luding all dues, inter resents shall be void unt of the principal
premum, when they shall be or become due and pay wise; the same shall be and remain in full force and note, the unpaid interest and premium, and the c and to protect the title to said premises, boosther with exponditures, and the payment of mericages before altoney's fee for instituting suit Apon this mortgag in any decree of forcelosture remdered thereon, and a of the first part, for said consideration, do	xpenditures hereinbefore named, ith the charges as provided by the	By-Laws of the snid Assoc	rond part, to pay said taxes, intion, for the non-payment t	assessments and ins of said interest, pre DOLL
IT IS UNDERSTOOD AND AGREED, By in accordance with the By-Laws of the FAnar Any contract the By-Laws of said Association and the la IN WITNESS WHEREOF, The said part.	and between the parties hereto, the HOME SAVINGS AND LOAN ASSO we of the State of Missouri are to	nt this entire contract, and MATION OF MISSOURI, and L govern	each and every part thereof ie laws of the State of Misson	, is made and enter tri, and in construit
는 그는 이 것 같은 것 같은 것은 것은 것 같은 것을 가지?	SEAL)	nto set	yutle a	E armel (
arrowing a standard water over a burn to a source of the standard over	(SEAL)	Ho	vinz a, E	arue/
STATE OF OKLAHOMA,	ACKNOWL			la
murthe & Earne	and Lach	a Notary Public in and for 10/2,	Ser Justand .	il e wil a, 10 me know
the identical person a two executed the within act and deed, for the uses and purposes therein set IN WITNESS WIIGREOF, I have hereunto s	set my hand and official scal, at a			and vol
of Oklahoma, this		Brand,	M^{10}	t
لمع مكر				County, State of Okl
This instrument was filed for record on the By	2.0 day of Deputy.	$\mathcal{A} \mathcal{O} \mathcal{A}$	101 Zni 3 2 o'ch Malaley	nek
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