MORTGAGE RECORD

. 4 0 m 1 ~ 8

REAL ESTATE MORTGAGE				
Ohia Indenture, Made this between	streth day	Lune 2	Dec. T	31100/2
in	part, for and in consideration	of the sum of		E SAVINGS AND LOAN ASSOCIA- hereof is hereby acknowledged,
described real estate, lying and situated in the County of	ONDEY AND CONFIRM unto sai	d party of the second p	art, its successors and ass	igns, forever, all the following-
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Court speries and		-0 (32) C		meergerate
Tour of Drawing	Les I	Landaho Laik	ma, an	
		7 7 b	manana ara ara ara ara ara ara ara ara ar	
And all right, title, estate and interest of said grantor 2 in	and to said premises, including	ng all homestead rights, w	hich are hereby expressly	waived and released, together
And all right, title, estate and interest of said grantor. In with all rents of said property, with full power and afthority singular the tenements, hereditaments and appurtenance TO HAVE AND TO HOLD THE SAME unto said p	arty of the second part, its suc	coasors and agglona form	ver. Said nart les of th	io first nort hereby coverant
with said party of the second part, its successors and assigns granted and seized of a good and indefensible estate of inhethat.	that at the delivery hereof ritance therein, free and clear the lawful and equitable clai	of all incumbrances, the	true and lawful owner. t there is no one in adve-	of the said premises above erse possession of same, and
PROVIDED, ALWAYS, And these presents are upon of said part and advanced to	Cr. 4. 152	corres any	" mile malla	norr + no
AND, WHEREAS, Said pertuate of the first part a general and special, against said lands and improvements the insured in such company or companies as said second party m successors or assigns, and also to keep said lands and improve performed as aforesaid, then said party of the second part, it paying the costs thereof, and may also pay the final judgment of said premises, including all costs, and for the repayment of the said Association, these presents shall be security.	gree with the said party of	f the second part, its such aid improvements in go	cessors and assigns, to pand repair, and to keep the	y all taxes and assessments, e buildings thereon constantly
successors or assigns, and also to keep said lands and improve performed as aforesaid, then said party of the second part, its paying the casts thereof, and may also pay the final independen-	ments thereon free from all st successors or assigns, may pu for any statutory lien claims	atutory lien claims of evaluation of evaluations and assessment to the end of	very kind, and if any or ei nents, and may effect such ments, and may effect such	ther of said agreements be not a insurance, for such purpose, a project the title or passession
of said premises, including all costs, and for the repayment of the said Association, these presents shall be security. AND WHEREAS, The said	of all moneys so expended tog	gether with the charges	thereon as provided by t	he Constitution and By-Laws
	nade a part hereof and is in w			VINGS AND LOAN ASSOCIATION
일이 물리 함께 이 살고 있다. 하고 말라 가는 이 없는 사람 있는 것 보니 사람들이 하고 있다. 하는 사람이 되었다.	NOTE OR OBLI	GATION NEVAD	انىي مى , MO,	, 20th 1912
the same being the monthly duce on the	chara of the est	nital stark at enid Assart	istion, represented and ar	ON OF MISSOURI, the following DOLLARS, ideaced by the certificate
thereof numbered 3017	this day pledged by	to said As	sociation to secure a loan LLARS; and the sum of	of
Same and the specific making proper recommend for proper and an arrangement of the specific	DOLL	CRS, the same being th	e premium due monthly	upon said sum so borrowed
And promise to pay said Association at its H payments on stock, together with the earnings and profits cred said certificate of stock is estimated to mature and reach par v And three forms of definition of the conditions assessed on account thereof, in accordance with the r	OLLARS, on the 20th day of ited thereon, shall make said c alue in a sure the said c	each and every month, ertificate of stock equal 	, and continue such mont to the par or face value of ereof.	hly payments until the dues f said certificate of stock, and
secure said monthly payments shall, upon the sale thereof, be promise and agree to fully pay and discharge the san	insufficient to repay said Asso e. The payment of said mon DOLLARS each and ev	ciation any balance which thly sum aggregating ory consecutive month 1	h may be due and owing or rereafter until the maturit	y of said stock, and the pay-
ment of all fines, penalties, advances, liens and other charges value thereof, and the said shareof stock so taken and redect secure the same.				
This obligation may be paid off at any time upon giving or obligation may be credited on such repayment of loan with		stock carried with same	e Association at Nevaua,	no., in which event this note
		\mathcal{A}^-	19-0	(SEAL)
NOW, THEREFORE, It said part. An another they shall be or become due and payable, as a wise, the same shall be and remain in full force and effect, and note, the unpaid interest and premium, and the expenditure and to protect the title to said premises, together with the characteristic of the statement of the said premises, together with the characteristic of the said the payment of protect their material payable of the said they are said to protect their material payable. The said consideration, do	(SEAL) part shall pay the several sums oresaid, and shall faithfully p	s of money mentioned in erform all of the said oth	said note or obligation, in er agreements, then these	cluding all dues, interest and presents shall be void; other-
wise, the same shall be and remain in full force and effect, and note, the unpaid interest and premium, and the expenditure and to protect the title to said premises, together with the cha	this mortgage may be immed a hereinbefore named, made I ges as provided by the By-Li	nately foreclosed and ency said party of the sero two of the said Associat	torced for the unpaid am nd part, to pay said taxes ion, for the non-payment	ount of the principal of said s, assessments and insurance, of said interest, premiums,
expenditures, and the payment of mornings of the first attorney's fee for instituting suit upon this mortgage; also for in any decree of forcelosure rendered thereon, and all rents color full first pays, for add consideration, the same accuracy of the first pays, for add consideration, the same accuracy of the first pays, for add consideration, and all rents care	foreclosing the same; all of weeted by said party of the sec	hich shall be a lien upon s ond part shall be applied	aid premises and secured b on the payment of said de	y this mortgage, and included bt. And the said part
State of Oklahoma. IT IS UNDERSTOOD AND AGREED, By and between the accordance with the Bullance of the Economic State of the State of the Economic State	en the parties hereto, that thi	s entire contract, and en	ach and every part there	of, is made and entered into
IT IS UNDERSTOOD AND AGREED, By and betwee in accordance with the By-Laws of the Fame-and Home Sa contract the By-Laws of said Association and the laws of the S IN WITNESS WHEREOF, The said partof the f	itate of Missouri are to govern irst part ha UShercunto set	their hansie	and scalette day and ye	ar first above written.
	(SEAL)	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$	2 Zgra	SEAL)
	(SEAL)	MENT D.	na lgr	coles (SEAL)
STATE OF OKLAHOMA,	ACKNOWLEDG			
and State of Oklahoma, on this 2D the day of	Dolland	Ozna are	sonally appeared	his wife, to me known to be
the identical persons who executed the within and foregot act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have become not any hand			secuted the same as.	and State
of Oklahoma, this	10 day of 7 & 20 Val	2	+/ 	
(2_2)	8	^ Notary	Public Tulsa	County, State of Oklahoma.
This instrument was filed for record on the	_day of Q	λ, D. 19	12, nt 845 or	lock Q N.
By	Deputy.	VO. L	Salkler	
(2.2)				0