MORTGAGE RECORD

CONFARED 40 28 2

This Indenture, Made this three	REAL ESTATE MO	DRTGAGE	10 \ 2
between	first part, for and in consideration of t 	he suin of	receipt whereof is hereby acknowledged,
et yello	Les Les V	ole Sun	h2 fe (2) ele
How st Colon	is a grant	(197) (228(0)	langua el
according to the	merole 6	med Luen	her green
		menovenie	
And all right, title, estate and interest of said grantor with all rents of said property, with full power and authoringular the tenements, hereditaments and appurtenave TO HAVE AND TO HOLD THE SAME unto s	ority to collect the same in case the cores thereto belonging.	nditions of this mortgage become bro	ken in any particular, and with all and
TO HAVE AND TO HOLD THE SAME unto s with said party of the second part, its successors and as granted, and seized of a good and indefeasible estate of that when the same age PROVIDED, ALWAYS, And these presents are	ainst the lawful and equitable claims upon the express conditions that, whe	of all persons whomsoever. reas, the said party of the second t	
of said part	d to butter by	Dates, and	his will
AND, WITCHEAS, Said part seasof the first prepared and special, against said lands and improvement insured in such company or companies as said second particles of the first properties as afforcasid, then said party of the second papaying the costs thereof, and may also pay the final judg of said premises, including all costs, and for the repayr of the said Association, these presents shall be security. AND WHEREAS, The said	duther l'.	sinces of insurance constantly transic tory lien claims of every kind, and if uch taxes and assessments, and may d may invest such sums as may be n er with the charges thereon as prov	red to said party of the second part, its any or either of said agreements be not effect such insurance, for such purpose, cossary to protect the title or possession ided by the Constitution and By-Laws
did on the day of day of note or obligation, which	19 12 mal	s and figures as follows, to-wit:	HOME SAVINGS AND LOAN ASSOCIATION
sums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered	promise to pay to the order of the	NEVADA, MO., FARM AND HORIES AVENOS AND LOAN 1,0,16,17 1 stock of said Association, represent	Association or Missouri, the following DOLLARS, ed and evidenced by the certificate are n loan of
And promise to pay said association at payments on stock, together with the earlings and profits said certificate of stock is estimated to mature and reach payments and count thereof, in accordance with secure said monthly payments shall, upon the sale thereof promise and agree to fully pay and discharge the	INDEPARTS IN HOME Office at Nevada, Mo., all of DOLLARS, on the 20th day of eac credited thereon, shall make said certi- par value in Secretary Taxon I default in the payment of said sums the rules and regulations of said Associat f, be insufficient to repay said Associat s same. The payment of said monthly	i, the same being the premium den- said sums of money, amounting in the h and every month, and continue a feate of stock equal to the par or far- months from date thereof, of money, or any part thereof, mon- iation, and if, in ease of default, the s- ton any balance which may be due an y sum aggregating.	mentilly upon said sum so borrowed to aggregate to such monthly payments until the dues to value of said certificate of stock, and thly as aforesaid, to pay all fines and tock pledged and the security given to dowing on said loan.
ment of all lines, penalties, advances, lines and other chavalue thereof, and the said shared of stock so taken and secure the same.			
This obligation may be paid off at any time upon or obligation may be credited on such repayment of loan		the frome Office of the Association at the carried with same.	Nevada, 110., in which event this note
NOW, THEREFORE, If said part	(SEAL) first part shall pay the several sums of as aforesaid, and shall faithfully perior, and this mortgage may be immediate itures hereinbefore named, made by se changes as provided by the By-Laws.	money mentioned in said retained in mall of the said other agreements, it forecosed and enforced for the unid party of the second part, to pay of the said Association, for the nor	igation, including all dues, interest and hen these presents shall be void; other- npaid amount of the principal of said said taxes, assessments and insurance, -payment of said interest, premiums.
IT IS UNDERSTOOD AND AGREED, By and be in accordance with the By-Laws of the Farm and Homeontract the By-Laws of said Association and the laws of IN WITNESS WHEREOF, The said part 1999, of	E SAVINGS AND LOAN ASSOCIATION OF the State of Missouri are to govern- the first part ha	Missouth, and the laws of the Stat	e of Missouri, and in construing this y and year first above written.
	(\$EAL)	Magging	SEAL)
COUNTY OF	ACKNOWLEDGMI	Public in and for the County of	700
the identical person who executed the within and for a text and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOR, I have hereunto set my of Oklahoma, this.	nd	to me that the sexecuted the same	his wife, to me known to be as him free and voluntary and State
My commission as Notary Public expires on the S	(le f) day of f	Motory Public	O De Att
This instrument was filed for record on the	, <i>U</i>		3 D o'clock Q M. Register of Deeds
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