MORTGAGE RECORD

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ÇX	Contraction of the	S. (10000	Para and a state of the	10.00	Train a La	SI	A		and sugar	1	7,

in TION OF MISSOURI, a corporation organized t	County and State of Oklahor inder the laws of the State of Missouri, Co f the first part, for and in conside	na, part. X of the first p party of the second part:	mrt, and the FABM AND HOME	SAVINGS AND LOAN A
described real estate, lying and situated in t	Dollars, in hand	paid by the said party of	the second part, the receipt wh	ereof is hereby acknowl gns, forever, all the foll
	he County of	Listy (30)	····· 0 ···· 0 ···· 0	t hum
Eighteen (18) an	eal ast	e Shith	Terre (10)	ge of of
L'ot number M Durenter One	(21) in Bu	naese	And C	- rum
to the City	of Tulsa	- O Olal	alama,	an pe
the mecorded	_ Smandel	- 6lat	there for	
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And all right, title, estate and interest of sai with all rents of said property, with full power singular the tenements, hereditaments and a	d granto in and to said premises, i er and authority to collect the same in c	ncluding all homestead righ ase the conditions of this r	ts, which are hereby expressly v nortgage become broken in any	vaived and released, to particular, and with r
singular the tenements, hereditaments and a TO HAVE AND TO HOLD THE S, with said party of the second part, its succes granted and seized of a good and indefensib	ME unto said nativ of the second part.	its successors and assigns.	forever. Said part	e first part hereby cover
PROVIDED, ALWAYS, And these p	the same against the lawful and equital resents are upon the express conditions	ble claims of all persons w	iomsoever.	
of said part	ad advanced to	anter 122	air singl	e and
general and special, against said lands a(m) insured in such company or companies as aid successors or assiens, and also to keen said la	nor mat part agreed with the faid p aprovements therein, when due, and to i second party may designate, and the p ads and improvements thereon free from	keep said improvements i policy or policies of insuran- m all statutory lien claims	a good repair, and to keep the e constantly transferred to sai of every kind, and if any or eit	buildings thereon cons d party of the second pr her of said agreements
AND, WHEREAS, Said part. — of general and special, against said lands afdyin insured in such company or companies as fait successors or assigns, and also to keep said la performed as aforesaid, then said party of th paying the costs thereof, and may also pay th said premises, including all costs, and fo of the said Association, these presents shall I AND WHEREAS. The said	e second part, its successors or assigns, in final judgment for any statutory lien r the repayment of all moneys so expen	may pay such taxes and as claims, and may invest su- ded together with the cha	sessments, and may effect such the sums as may be necessary to ges thereon as provided by the	insurance, for such pup protect the title or poss to Constitution and By
did on the twentieth day of	alan 1	22 make and deliver	to the FARM AND HOME SAV	
or Missovii Ante or oblig	gation, which Smade a part hereof and NOTE OR (OBLIGATION		1999 - 1997 -
FOR VALUE RECEIVED	promise to pay to fie o	rder of the FARM AND HOME	VADA, MO., M. Quertes Savings and Loan Associate	do of Missouri, the foll
sums of money, viz; The sum of		iy	ssociation, represented and ovi Association to secure a loan DOLLARS; and the sum of	
~	DOLLARS, the same being	the interest due monthly DOLLARS, the tame beh	ipon said sum so borrowed by.	mon said sum so bon
And promise to pay said Ass payments on stock, (agether with the carning said certificate of stock is estimated to mature	ociation at its Home Office at Nevada, 80/1.0.0	Mo., all of said sums of mo day of each and every m e said certificate of stock e	ney, amounting in the aggregationth, and continue such mont pual to the par or face value of	e to hly payments until the said certificate of stocl
And further agree for account thereof, in account	., in case of default in the payment b dance with the rules and regulations of	5 said sums of money, or a said Association, and if, in	y part thereof, monthly as all case of default, the stock pleds	presaid, to pay all fine ged and the security giv
and and monthly normants shall upon the	and thereof he insufficient to report	id Arconintion ony hulance	which may be due and owing on	i soid loan C
ment of all fines, peneltics, advances, liens ar value thereof, and the said share. So it stocks secure the same.				
This obligation may be paid off at any or obligation may be credited on such repayr	v time upon giving thirty days' written nent of loan with the withdrawal value	notice to the Home Office of the stock carried with a	of the Association at Nevada, ame.	Mo., in which event thi
		La Ca	sely El	Shair 18
NOW, THEREFORE, If said part. premium, when they shall be or become due (wise, the same shall be and remain in full for note, the unpaid interest and premium, and and to protect the title to said premise, tegor expendit first, and the payment of mortages attorney's fee for instituting suit dpon this m in any decree of forcelosure rendered threcon, of the first part, for said consideration, dages	(SEAL)	ral sums of money mention ifully perform all of the sai	ed in said note or obligation, in d other agreements, then these	cluding all dues, interes presents shall be yoid;
wise, the same shall be and remain in full ford note, the unpaid interest and premium, and and to protect the title to said premises, toged	ic and effect, and this mortgage may be the expenditures hereinbefore named, her with the charges as provided by the	immediately foreclosed ar made by said party of the e By-Laws of the said Ass	d enforced for the unpaid am second part, to pay said taxes opiation, for the non-payment	ount of the principal o 3, assessments and insur- of said interest, prem
expendit (res, find the payment of morranges attorney's fee for instituting suit doon this π in any decree of forcelosure rendered thereon, of the first part is a suit of the suit of the suit of the suit set of the suit of the suit set	tortrage; also for foreclosing the same; and all rents collected by said party of	all of which shall be a lien u the second part shall be ap	pon said premises and secured b plied on the payment of said de	y the mortgage, and inc bt. And the said part.
IT IS UNDERSTOOD AND AGREED	D, By and between the parties hereto, i	that this entire contract, a	ud each and overy part there the laws of the State of Miss	of, is made and entered out, and in constraint
IT IS UNDERSTOOD AND AGREED in accordance with the By-Laws of the FAR contract the By-Laws of said Association and IN WITNESS WHEREOF, The said p	the laws of the State of Missouri are to art	govern. Line	nd and seal the day and ye	ar first above written.
	(SEAL)	- La	regh & R	slair (s
	(SEAL) ACKNOWL	EDGMENT		
COUNTY OF	BS, Before m	e, a Notary Public in and fo	r the County of	ulaa
COUNTY OF	vithin and forcegoing instrument, and ac	knowledged to me that h	, personally appeared	his wife, to me known
				and
of Oklahoma, this 2.0. day of My commission as Notary Public expire	s on the 16 the day of	Surany	19/.6	++-
beal)			tary Public Culsa	
This instrument was filed for record or		FILD 1	D. 1012, at 10 0'	むしい みんしか モモモー
9 7	(Deputy)	a an		