SEM PARKE

## MORTGAGE RECORD

R	EAL ESTATE MORTGAGE
This Indenture, Made this twent	inthe dayor may 10/2
between To Tolk Coin in Coin Tion of Missouri, a corporation organized under the laws of	to and Study of Oldahama want U of the first went and the Patrix and Harry Samuras from Lairy Account
WITNESSETH. That the said part, woof the first	part, for and in consideration of the sum of
sold, and by these presents doza GRANT,	CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the receipt whereon is neverly acknowledged,  CONVEY AND CONFIRM Unto said party of the second part, the second party that the second party is successors and assigns, forever, all the following-  and State of Oklahoma, to-wit:
described real estate, tying and situated in the county of	and state of Oktanoma, to-wit:
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00000	7700
Lauren Le Care	
ace to the	me or and amended plan thereof
regimi ela Rua	never themser
	i kan ngangang dinging digunah menggapagan indinangan menanggapad ana mananggi iki nggari sadian digunah sadia Kalaja mananggapaganggapanggapatan pagang ang pagang ang paganggang an ang paganan ang paganan ang paganan ang
A M 14 1/1	
with all rents of said property, with full power and authority singular the tenements, hereditaments and appartenances t	and to said premises, including all homestead rights, which are hereby expressly waived and released, together to collect the same in case the conditions of this mortgage become broken in any particular, and with all and hereto belonging.
TO HAVE AND TO HOLD THE SAME unto said with said party of the second part, its successors and assign	party of the second part, its successors and assigns, forever. Said part. So the first part hereby covenances, that at the delivery hereof. So were the true and lawful dwner. of the said premises above eritance therein, free and clear of all incumbrances, that there is no one in adverse possession of same, and
that will warrant and defend the same agains	t the lawful and equitable claims of all persons whomsoever.
PROVIDED, ALWAYS, And these presents are upor of said part	n the express conditions that, whereas, the said party of the second part at the special instance and request
general and special, against said lands and improvements the insured in such company or companies as said second party n	nereo. With the said party of the second part, its successors and assigns, to may all taxes and assessments, ercon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly may designate, and the policy or policies of insurance constantly transferred to said party of the second part, its rements thereon free from all statutory lien claims of overy kind, and it any or either of said agreements he not as successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, at for any statutory lien claims, and may invest such sums as may be necessary to protect the title or possession to fall moneys so expended together with the charges thereon as provided by the Constitution and By-Laws
successors or assigns, and also to keep said lands and improve performed as aforesaid, then said party of the second part, in paying the costs thereof, and may also nay the final independent of the second party and the second party are paying the costs thereof.	ements thereon tree from all statutory hen claims of every kind, and it any or ether of said agreements be not its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, at for any statutory lien claims, and may invest such sums as may be necessary to project the title or possession
of said premises, including all costs, and for the repayment of the said Association, these presents shall be security	of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws
did on the day of	8. Blair and leliver to the FARM AND HOME SAYINGS AND LOAN ASSOCIATION
or Missouni	made a part hereof and is in words and figures as follows, to-wit:
	NOTE OR OBLIGATION  NEVADA, MO.,
ging of money viz. The gim of co. a x - 2 x - 2 c.	
the same being the monthly dues on the	share 2 of the capital stock of said Association, represented and evidenced by the certificate this day pledged by to said Association to secure a loan of
Muslue and 72 /100 DO	LLARS, the same being the interest due monthly upon said sum so borrowed by
	Home Office at Nevada, Mo., all of said sums of money, amounting in the aggregate to
payments on thick, together with the earnings and profits cree	Home Office at Nevada, Mo., all of said sums of money, amounting in the aggregate to
	value in & & & & & & & & & & & & & & & & & &
secure said monthly payments shall, upon the sale thereof, be	insufficient to repay said Association any balance which may be due and owing on said loan
1 Lucia and 40 1/00	me. The payment of said monthly sum aggregatingDOLLARS each and every consecutive month hereafter until the maturity of said stock, and the pay-
ment of all lines, benatices, advances, liens and other charges value thereof, and the said share Z of stock so taken and redescence the same.	s shall entitle all of said certificateof stock to redemption by said Association at the accredited carned semed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to
This obligation may be paid off at any time upon givi or obligation may be credited on such repayment of loan wit	ing thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this note In the withdrawal value of the stock carried with same.
	그들이 하고 마음을 하고 있는 중에서 나는 중에 가운데 되었다.
NOW, THEREFORE, If said part	(SEAL) part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and ferencial and shall faithfully perform all of the said other agreements, then these presents shall be vaid other.
wise, the same shall be and remain in full force and effect, an note, the unpaid interest and premium, and the expenditur	d this mortgage may be immediately forcelosed and enforced for the unpaid amount of the principal of said es hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance,
and to project the title to said premises, together with the che expenditures, and the phyment of markens before their air	arges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums,
attorney's fee for instituting suit upon this mortgage; also for in any decree of foreclosure rendered thereon, and all rents confit the first part for said consideration do and the first part for said consideration do and the first part for said consideration.	mart shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and aloresaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; other distributions of the immediately foreclosed and enforced for the unpaid amount of the principal of said see hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance, arges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums, there are no said in the said association of the non-payment of said interest, premiums, there are no said in the said association of the non-payment of said interest, premiums, there are no said to the said as a said party of the second part shall be a pipiled on the payment of said debt. And the said part, said say waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the
IT IS TINDERSTOOD AND AGREED By and being	oon the parties hereto, that this entire contract, and each and every part thereof, is made and entered into
in accordance with the By-Laws of the Faral AND Home S. contract the By-Laws of said Association and the laws of the	AVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in construing this State of Missouri are to govern.  State of Missouri are to govern.  Chand and seal the day and year first above written.
IN WITNESS WHEREOF, The said part	first part hard hereunto sethandand seal _the day and year first above written.
e de <u>en la comunitación de la comu</u> La comunitación de la comunitación	(SEAL) Joseph G. Wlave (SEAL)
	마음 아무물인데 선명하는 모든 인원 그 나는 이 사용한 과 보고 있는 것이 하다고 하는 것이 효율이 하는 것이다. 그 사람은 아무를 받는다.
STATE OF ORLAHOMA,	ACKNOWLEDGMENT .
COUNTY OF	Before me, a Notary Public in and for the County of.
and state of camponia on this	of 1972, personally appeared his wife, to me known to be oing instrument, and acknowledged to me that he executed the same as the free and voluntary
IN WITNESS WHEREOF, I have herounto set my har of Oklahoma, this.	an and omena seat, at my once in the county of
My commission as Notary Public expires on the \ \ \b-	the day of February 1976
(exect)	Notary Public County, State of Oklahoma.
This instrument was filed for record on the	
Ву	Deputy. Register of Deeds.
(Deal)	경험에 마음하다는 이번 이렇게 하는 때 한 사람들 때문에 음악하다 중심 학생들이 하면 🏃 교육을 마약하다고 말았다. 🗃