TOM PARSE

MORTGAGE RECORD

× 41055

REAL ESTATE MORTGAGE					
Ohia Judenture, Maduthia twent	day	01 2	\	. D	19/2
in County to rion of Missouri, a corporation organized under the laws of the WITELESSETH, That the said part of the first part	t, for and in consideration	n of the sum of		ويتناف والمستوان والمتناف والمتناف والمتناف	in andrian in hadage, stage 2.5
described real estate, lying and situated in the County of	Dollars, in hand paid ver and Confirm unto s	aid party of the seco	ine second part, the recei ad part, its successors an d State of Oklahoma, to-	pt whereou is nerei d assigns, forever, wit:	all the following-
motions alt for lea	Sofret gul	lix and	5 m	Linda	(46 3/3)
geet of the Martherly	tweed _	S (70) }	so to	ry ym	سعامس
Eight (8) in (32-de)	Lesland	strike.	2-ave (س (16	ملك
and tames		almie d	, <u>, , , , , , , , , , , , , , , , , , </u>		1 0
والمستعملين والمستعملين والمستعملين والمستعملين والمستعملين والمستعملين والمستعملين والمستعملين والمستعملين وا	E				8
And all right, title, estate and interest of said grantorin an with all rents of said property, with full power and authority to singular the tenements, hereditaments and appurtenances them	d to said premises, includ	ing all homestead righ	ts, which are hereby expre	ssly waived and re	eleased, together
singular the tenements, hereditaments and appurtenances there TO HAVE AND TO HOLD THE SAME unto said part	to belonging. y of the second part, its st	regssors and assigns,	forever. Said part	of the first part he	reby covenant
TO HAVE AND TO HOLD THE SAME unto said part with said party of the second part, its successors and assigns, the granted and seized of a good and indefeasible estate of inherit that	nat at the delivery hereon ance therein, free and clean to lawful and equitable cl	ar of all incumbrances	the true and lawful do that there is no one in homsoever.	vnerof the said adverse possession	premises above on of same, and
PROVIDED, ALWAYS, And these presents are upon the of said part	Lapor M.	gimestan	1 single	and	DOLLADE
AND, WHEREAS, Said part. Of the first part agree general and special, against said lands and improvements thereo insured in such company or companies as said second party may successors or assigns, and also to keep said lands and improvement performed as aforesaid, then said party of the second part, its supaying the costs thereof, and may also pay the final judgment for said premises, including all costs, and for the repayment of the reliable security.	e with the said party	of the second part, it said improvements i	s successors and assigns, a good repair, and to kee	to pay all taxes a p the buildings th	and assessments,
successors or assigns, and also to keep said lands and improvem performed as aforesaid, then said party of the second part, its s	ents thereon free from all uccessors or assigns, may	statutory lien claims pay such taxes and as	of every kind, and if any sessments, and may effec	or either of said ag t such insurance, for	greements be not or such purpose,
of the sind resociation, these breachts and be Centro.	all moneys so expended to	ogether with the cha	ges thereon as provided	by the Constitution	on and By-Laws
did on the threat day of or Missouri which is the	do a part hereof and is in	make and deliver	to the FARM AND HOM	e Savings and Lo	AN ASSOCIATION
	NOTE OR OBL	IGATION	VADA, MO., YY	+0 c	A 10191
FOR VALUE RECEIVED promise sums of money, viz.: The sum of	to pay to the order o	the Farm and Home	Savings and Loan Asso	CIATION OF MISSOR	our, the following
the same being the monthly dues on the thereof, numbered 3139	this day pledged by	eapital stock of said A	ssociation, represented a l Association to secure a	id evidenced by the loan of	e certificate
Eleven and 93/100 DOLL	ARS, the same being the	interest due monthly	ipon said sum so borrowe	d by	
And promise to pay said Association at its Hon DO payments on stock, together with the earnings and profits credite	e Office at Nevada, Mo.,	all of said sums of mo	ney, amounting in the ag	gregate to	
said certificate of stock is estimated to mature and reach par valu	e in seventy- tu	🗝months from dat	e thereof.		
And	difficient to remarranid Ass	capiation any balanca	which may be the and ow	ing an eaid loan	-
promise and agree to fully pay and discharge the same.	all entitle all of said certi	licate of stock to	redemption by said Ass	ociation at the ac	eredited carned
value thereof, and the said share 2 of stock so taken and redeem secure the same.	ed shall be taken by said A	ssociation in full satis	faction of this obligation	and deed of trust	or mortgage to
This obligation may be paid off at any time upon giving or obligation may be credited on such repayment of loan with the		e stock carried with	ame.	, ,	
			FINI	The second second	(OTTALT)
NOW, THEREFORE, If said part. A of the first par premium, when they shall be or become due and payable, as alor	t shall pay the several su esaid, and shall faithfully	ms of money mention perform all of the sai	ed in said note or obligati	on, including all di these presents shal	ues, interest and t be yold; other-
NOW, THEREFORE, If said part	is mortgage may be imme percinbefore named, made is as provided by the By-	diately forcelosed an by said party of the Laws of the caid Ass	d enforced for the unpai second part, to pay said sciation, for the non-pay	d amount of the 1 taxes, assessments ment of said inte	orincipal of said s and insurance, rest, premiums,
expenditures, and the payment of worthing before there makes attorney's fee for instituting suit upon this mortgage; also for in any decree of forcelosure rendered thereon, and all rents collec-	reclosing the same; all of ted by said party of the s	which shall be a lien u	pon said promises and soci plied on the payment of s	red by this mortga iid debt. And the	ge, and included said part.
of the first part, for said consideration, done hereby expressly State of Oklahoma. IT IS UNDERSTOOD AND AGREED, By and between	waive an appraisement o the parties hereto, that t	f said real estate and : his entire contract, a	all benefits of the homesto nd each and overy part	ead exemption and thereof, is made a	stay laws of the
IT IS UNDERSTOOD AND AGREED, By and between in accordance with the By-Laws of the Fahst AND Home Savir contract the By-Laws of said Association and the laws of the State IN WITNESS WHEREOF, The said part Andrew of the first	te of Missouri are to gove	on of Missouri, and	the laws of the State of	Missouri, and in	construing this
will reso with respect to the res			W.J.	Funt	(SEAL)
•(s		0	.		(SEAL)
STATE OF ORLAHOMA,	ACKNOWLED	GMENT			
Correction out	Before me, a N	otary Public in and fo	r the County of	السبث	a
and State of Oklahama, on this 20 day of and like it is a constant of the within and foregoing	instrument, and acknow	ledged to me that h	executed the same as	hip wife, to 1	ne known to be and voluntary
act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunte set my hand of Oklahoma, this 20 day of My commission as Notary Public expires on the 6 th	and official seal, at my of	lice in the County of	19/6		and State
(Seal)		H. Lyul	M O	County, Sta	ta of Oklahoven
This instrument was filed for record on the	day of			o'clock P	М.
Ву	Deputy.	HO'B',	Walkl	Rej	gister of Deeds.
and a second contract of the c	an en al mort d'all le Mittele	Switz Miller to A file a fight	たんけいせい れんしゅくじせい	/ X	医抗性皮肤 医克勒氏性腺炎