## MORTGAGE RECORD

# 41124

776: 2003-000	REAL ESTATE		
Datween T. T. Made this	alie ufe	mary E. OFlens	10.1 %
in	ounty and State of Okiahoma, part was of the State of Missouri, part	ork SP-2 of the Erst part, and the FARM AND HOME of the second part; t of the sum of	SAVINGS AND LOAN ASSOCIA-
train them	Dollars, in hand paid	by the said party of the second part, the receipt whe	ereof is hereby acknowledged
described real estate, lying and situated in the County	NT, CONVEY AND CONFIRM Unto s	uid party of the second part, its successors and assignment of the second part, its successor and assignment of the second part, its successor and assignment of the second part of th	ns, forever, all the following
and to 2 20 20	trunk July	Lee (41) Lee Bleed	YR
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	2 - 2	manigum and an analysis of the state of the	م در و
City of Time.	and loco	· , acerama T	0 - <del>L</del> Xa.
recorded amende	K to at the		ستسييل أنكر بنع المنتسبين بمغربتها
ale ha	your ents -	there on	
		andriga antigent (estadorno artes mentos), los escentros, premior en artes. Segundo estadorno actual espera premior del mojor dello constituir esperior esperior.	
. girging, . ginging in the grant of the control of	and the state of t	agan dagan ang kalanda gan dagan da sa galan sa ganatah di sa sa banda Latah manda galang sa gang pang dalah sa sang basah sa sa gang banda sa sa dagan	and the second s
and the second control of the second control	nie apartina i dan de la company de la c	المنظومة المنظومية ا المنظومية المنظومية	Mariana Tanga Tanda Salahan Tan
And all right, title, estate and interest of said grantor.	2 in and to said premises includ	ng all homestead rights, which are hereby expressly w	nived and released, together
with all rents of said property, with full power and auth singular the tenements, hereditaments and appurtenant	ority to collect the same in case thereto belonging.	ne conditions of this mortgage become broken in any	particular, and with all and
TO HAVE AND TO HOLD THE SAME unto with said party of the second part, its successors and as gran(ed, and seized of a good and indefeasible estate of	said party of the second part, its st ssigns, that at the delivery hereo	occessors and assigns, forever. Said part of the	first part hereby covenant of the said premises above
granted, and seized of a good and indefeasible estate of	f inheritance therein, free and cler	r of all incumbrances, that there is no one in adver- ning of all persons whomsoever.	se possession of same, and
PROVIDED ALWAYS And those presents are	man the express conditions that	whereas the said norty of the second part at the	special instance and request
said part con of the first part, loaned and advance	the sum of	Serbinin A thair	DOLLARS
AND WHEICEAS, Said part Leaof the first preneral and special, against said lands and improvement in such company or companies as said second paucessors or assigns, and also to keep said lands and improvement as a foresaid, then said party of the second paying the costs thereof, and may also pay the final jud f said premises, including all costs, and for the repay of the said Association. Here presents shall be security.	art agree with the said party is thereon, when due, and to keep	of the second part, its successors and assigns, to pay said improvements in good repair, and to keep the	all taxes and assessments buildings thereon constantly
asured in such company or companies as said second pa accessors or assigns, and also to keep said lands and im	rty may designate, and the policy aprovements thereon free from all	or policies of insurance constantly transferred to said statutory lien claims of every kind, and if any or eith	party of the second part, its er of said agreements be no
aying the costs thereof, and may also pay the final jud	gment for any statutory lien clain	by such taxes and assessments, and may be necessary to just and may invest such sums as may be necessary to just the shares thereon as the visit of the shares the visit of the visit	protect the title or possession
id on the two transfer of the transfer of	19/2	make and deliver to the FARE AND HOME SAVI	
w Missouri - War mote or obligation, which		directal a Tierrer Berlin in State (e.g., 1997) e	
하일 경우 고수의 중 하는 경인 기계하는	NOTE OR OBL	MENADA MO X V au	、20 <sup>型</sup> _10/2
FOR VALUE RECEIVED	promise to pay to the order of	f the Failm and Home Savings and Loan Associatio	Mor Missouri, the following
ins of money, viz.: The sum of season the season being the monthly dues on the server multiple monthly dues on the season the season multiple season the s	Share of the c	apital stock of said Association, represented and evid	lenced by the certificate
recomminded the		DOLLARS; and the sum of	horses processed and another the second seco
derroden in der en de la companyation de la company	DOL	nterest due monthly upon said sum so borrowed by. s ABS, the same being the premium due monthly a	upon said sum so berrowed
nd promise to pay said Association at	its Home Office at Nevada, Mo., DOLLARS, on the 20th day	all of said sums of money, amounting in the aggregate of each and every month, and continue such month	to dy payments until the dues
payment on stock, together with the earnings and profit aid certificate of stock is estimated to mature and reach	s credited thereon, shall make said	certificate of stock equal to the par or face value of	said certificate of stock, and
And, in case to enalties assessed on account thereof, in accordance with	of default in the payment of said	sums of money, or any part thereof, monthly as afor	esaid, to pay all fines and
cure said monthly payments shall, upon the sale there	of, be insufficient to repay said Ass	ociation any balance which may be due and owing on	said loan
ramise and agree to fully pay and discharge the	DOLLARS each and	very consecutive month hereafter until the maturity	of said stock, and the pay
nent of AlD lines, penalties, advances, liens and other chalue thereof, and the said shareof stock so taken and	arges shall entitle all of said certi I redeemed shall be taken by said A	icateof stock to redemption by said Association ssociation in full satisfaction of this obligation and de	a at the accredited carned ed of trust or mortgage to
cure the same.  This obligation may be paid off at any time upon t obligation may be credited on such repayment of loan			
e obligation may be credited on such repayment of loan	a with the withdrawal value of th	e stock carried with same.	
	(SEAL)	susply, +. //	CEAL)
and the state of t	(SEAL)	mary & Hen	CEAL)
NOW, THEREFORE, If said part	first part shall pay the several su , as aforesaid, and shall faithfully	us of money mentioned in sald note or obligation, inc perform all of the said other agreements, then these p	luding all dues, interest and resents shall be void; other-
ise, the same shall be and remain in full force and effec- ote, the unpaid interest and premium, and the expen-	t, and this mortgage may be immeditures hereinbefore named, made	by said party of the second part, to pay said taxes,	assessments and insurance
penditures, and the payment of mortgages before the	materity, and	Laws of the said Association, for the non-phymenti-	DOLLARS as
NOW, THEREFORE, If said part. Let of the remium, when they shall be or become due and payable ise, the same shall be and remain in full force and effected, the unpaid interest and premium, and the expense of the unpaid interest and premium, and the expense of the unpaid interest and premium, and the expense of the unpaid interest and premium, and the expense of the unpaid interest and premium, and the expense of the unpaid interest and premium, and the fact for the unpaid in the first part, for said consideration, do hereby enter of Othelanga.	so for foreclosing the same; all of its collected by said party of the s	which shall be hen uponsaid premises and secured by cond part shall be applied on the payment of said deb	t. And the said part
the first part, for said consideration, dohereby e late of Oklahoma.	xpressly waive an appraisement o	i said real estate and all denents of the nomestead exe	mption and stay lave of the
TI IS UNDERSTOOD AND AGREED, By and a accordance with the By-Laws of the Farm and How ontract the By-Laws of said Association and the laws of IN WITNESS WHEREOF, The said part (2014).	between the parties hereto, that the Savings and Loan Association	his entire contract, and each and every part thereof on or Missouri, and the laws of the State of Misso	ori, and in construing this
IN WITNESS WHEREOF, The said part was of	f the first part ha	et their hand and scal the day and yea	r first above written.
	병원 회사 회사 기가 기계하는 기계의	TRIF Henry	(SEAL)
		W 8 W	
	(SEAL)	MENT	∽ • ~ (SEAL)
State of Oklahoma,	ACKNOWLED		
OUNTY OF		otary Public in and for the County of	بمحل
RF. Henry	and Mary () E	19/2, personally appeared	his wife, to me known to be
e identical person who executed the within and i	foregoing instrument, a @ucknow	ledged to me that The executed the same as A. R.	. free and voluntary
IN WITNESS WHEREOF, Have hereunto set m Oklahoma, this 22 and day of	y hand and official scal, at my of	lice in the County of	and State
My commission as Notary Public expires on the	1 le Al Chay of To	19/6	
S ().		A argus M. Once	<del></del>
			County, State of Oklahoma,
This instrument was filed for record on the	22 day of "YM s	A. D. 191 2, at 3 0'cl	
Toponia, as a second	Deputy.	O A.O. Walkle	Register of Deeds.
10 61			$\wedge$