## MORTGAGE RECORD

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WANT DODSWORTH BOOK CO. LEAVENWORTH, KAN. NO. 21251

	REAL ESTATE MORTGAGE
between Some Common Common of Missouri, a corjoination organized under the law	day of January and Selection of the first part, and the Faun and Home Savings and Loan Association of the State of Misouri, party of the second part:
WITNESSETII, That the guid parties of the in	ist part, for and in consideration of the sum of
One Physical Seventy	and State of Oklahoma, to-wit:
County, State of Olal of	home, according to the Official Blad and I may particularly described as follows
Beginning at a pour	is One Humbrel Dueuty Seven
(127) Lest Ore O; I	by the Southeasterly corner of literature of the
Southerly line of 8 st Hundred Thirty- Du	number Two (2) a distance of One x and One Tent! (136,1) had to the
TO HAVE AND TO HOLD THE SAME unto sai	In and to said premises, including all homestead rights, which are hereby expressly waived and released, together rity to collect the same in case the conditions of this mortgage become broken in any particular, and with all and as thereto belonging.  It is the particular of the second part, its successors and assigns, forever. Said part.
with said party of the second part, its successors and assignanted and seized of a good and indefeasible estate of i	igns, that at the delivery licroof
of said part Land, of the first part, logged and advanced of said part Land, of the first part, logged and advanced of the first part Land the fir	pon the express committees that, whereas, the said party of the second part at the special instance and request to the sum of
general and special, against said lands and improvements insured in such company or companies as said second part; successors or assigns, and also to keep said lands and impro- performed as aforesaid, then said party of the second part	unst the lawful and equitable claums of all persons whomsoever.  In our the express conditions that, whereas, the said party of the second part at the special instance and request to express the sum of
paying the costs thereof, and may also pay the mai ludge of said premises, including all costs, and for the repaym of the said Association, these presents shall be security.  AND WHEREAS, The said and a security.	ment for any structury non claims, and may invest such sums as may be necessary to protect the time or possession tent of any surpersonal to the Constitution and By-Laws
or Missoure note or obligation, which	NOTE OR ORLICATION
sums of money, viz.: The sum of	NEVADA, MO., NEVAD
thereof numbered 3112	this day pledged by
And promise to pay said Association at it	is Home Office at Nevada, Mo., all of said sums of money, amounting in the suggregate to
said certificate of stock is estimated to mature and reach properties assessed on account thereof, in accordance with the	ar value in A DENCAL 4. THEREA months from date thereof.  default in the payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and the rules and regulations of said Association, and if, in case of default, the stock pledged and the security given to
promise and agree to fully pay and disenarge the	, be insufficient to repay said Association any balance which may be due and owing on said loan same. The payment of said monthly sum aggregating but the payment of said monthly sum aggregating but the maturity of said stock, and the payreges shall entitle all of said certificate of stock to redemption by said Association at the accredited carned redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to
secure the same.	redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to giving thirty days' written notice to the Home Office of the Association at Neyada, Mo., in which event this note with the withdrawal value of the stock carried with same.
I. E. Fardner	(SEAL) 2 Coolerell (SEAL)
NOW, THEREFORE, If said part 1.2.2. of the fir premium, when they shall be or become due and payable, r wise, the same shall be and remain in full force and effect,	(SEAL) inst part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and not said resaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; other and this mortgage may be immediately foreclosed and enforced for the unpaid amount of the principal of said
and the expenditures and premium, and the expenditures, and the payment of mentage the result the expenditures, and the payment of mentaged before their attorney's fee for instituting suit upon this mortgage; also	inst part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; other-and this mortgage may be immediately foreclosed and enforced for the impaid amount of the principal of said tures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance, charges as prayided by the By-Laws of the said Association, for the non-payment of said interest, premiums, mathemy, and Dollars as of for foreclosing the same; all of which shall be a lien upon said premises and secured by this mortgage, and included scollected by said party of the second part shall be applied on the payment-of said deed. And the said part.
of the first part, for said consideration, do	pressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the state of the parties hereto, that this entire contract, and each and every part thereof, is made and entered into a sample and the laws of the State of Missouri, and in constraint this
contract the By-Laws of said Association and the laws of t IN WITNESS WHEREOF, The said part laws of t	stween the parties hereto, that this entire contract, and each and every part thereof, is made and entered into a Savings and Loan Association of Missouri, and the laws of the State of Missouri, and in construing this the State of Missouri are to govern.  The first part has the contract of the state of Missouri and in construing this the first part has the contract of the state of Missouri and Missouri an
Sur C. Saranur	(SEAL) Edua Earl Coelevell (SEAL)
STATE OF OKLAHOMA,	ACKNOWLEDGMENT  Before me, a Notary Public in and for the County of
and State of Oklahoma, on this	
IN WITNESS WHEREOF, I have hereunto set my of Oklahoma, this	hand and official seal, at my office in the County of and State
(Seal)	8 Hong Motary Public. Tula County, State of Oklahoma.
This instrument was filed for record on the	3 day of May A. D. 1912, at // o'clock Q.M. Deputy. A. D. Walkley Register of Deeds.
(leal),	