## MORTGAGE RECORD

#41408

REAL ESTATE MORTGAGE			
Ohis Indenture, Made this between Same	Lieth day of	Loues and I when	منے 10 / 2
in	rt, for and in consideration of the su	m of a mark and a mark	
described real estate, lying and situated in the County of	VEY AND CONFIRM unto said party	and State of Oklahoma, to-wit;	
La ge es d'ara		One O and	2, 6, (2)
when should in	town (t) we	t with LD week	o Ch o
	2 de la coma	account ot	^
reensed americal	gla the		
250,000	- Literature	ablanda Decad	1011
or one many or		of lands Decred	Laurer -
70 10 10 10 10		non , a second	2
And all state after and forward of state and s			d valenced together
And all right, title, estate and interest of said granto in a with all rents of said property, with full power and authority to singular the tenements, hereditaments and appurtenances the TO HAVE AND TO HOLD THE SAME unto said pa	nd to said premises, including an nom- o collect the same in case the condition eto belonging.  'ty of the second part, its successors a	nd assigns, forever. Said part	t hereby covenant
TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, granted, and seized of a good and indefensible estate of inherit	hat at the delivery hereof tance therein, free and clear of all in	cumbrances, that there is no one in adverse posses	aid premises above ssion of same, and
PROVIDED. ALWAYS, And these presents are upon t	he express conditions that, whereas,	persons whomsoever.	
of said part lead of the first part, loaned and advanced to	( ) the sum of X i -	2 Hundred	DOLLARS.
AND, WHERIAS, Said part 42	ee with the said party of the secon, when due, and to keep said improved the policy or policies	and part, its successors and assigns, to pay all taxe overments in good repair, and to keep the buildings of insurance constantly transferred to said party of	s and assessments, thereon constantly the second part, its
AND, WHERFAS, Said part 42 of the first part aggreneral and special, against said lands and improvements there insured in such company or companies as said second party mas successor or assigns, and also to keep said lands and improven performed as aforesaid, then said party of the second part, its paying the costs thereof, and may also pay the final judgment of said premises, including all costs, and for the repayment of the said Association, these presents shall be security.	nents thereon free from all statutory successors or assigns, may pay such t	lien claims of every kind, and if any or either of said axes and assessments, and may effect such insurance	d agreements be not b, for such purpose,
of said premises, including all costs, and for the repayment of the said Association, these presents shall be security.	I all moneys so expended together wi	th the charges thereon as provided by the Constit	ntion and By-Laws
did on the west and day of Day	19/2/ make at	nd deliver to the FARM AND HOME SAVINGS AND	distriction to the Hombart of the Fig.
or Missoun There is note or obligation, which it	nde a part hereof and is in words and NOTE OR OBLIGATION		
FOR VALUE RECEIVED promi		310011 D	SOUTH the following
FOR VALUE RECEIVED promisums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered 2.1.5.9	share of the capital stor	ck of said Association, represented and syldenced by	the certificate
How and 77 //a. DOLI	ARS, the same being the interest du	e monthly upon said sum so borrowed by	Saud the sum of I sum so borrowed.
And promise to paysaid Association at its Ho payments on stock, together with the carnings and profits credit said certificate of stock is estimated to mature and reach par va	me Office at Nevada, Mo., all of said MLARS, on the 20th day of each an ed thereon, shall make said certificate we in a core and month	sums of money, amounting in the aggregate to  Id every month, and continue such monthly paym  of stock equal to the par or face value of said certi  the from date thereof.	ents until the dues lifeate of stock, and
And	It in the payment of said sums of m les and regulations of said Association sufficient to repay said Association a	ioney, or any part thereof, monthly as aforesaid, to n, and if, in case of default, the stock pledged and th ny balance which may be due and owing on said loan	pay all fines and he security given to
promise and agree to fully pay and discharge the same. The payment of said monthly sum aggregating.  1. 0			
This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this note or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.			
		James O. Bus	(SEAL)
	SEAL)	land Buch	(SEAL)
NOW, THEREFORE, If said part of the first p premium, when they shall be or become due and payable, as affer wise, the same shall be and remain in full force and effect, and note, the unpaid interest and premium, and the expenditures up to protect the title to said premium, and the expenditures and to protect the title for said premium, and the expenditures and the payment of accions to the first material and the payable of accions the first part in any decree of forcelosure rendered thereon, and all rents colle of the first part, for said consideration, do	art shall pay the several sums of mon resaid, and shall faithfully perform a this mortgage may be immediately fo hereinbefore named, made by said p	ey mentioned in said note or obligation, including al il of the said other agreements, then these presents s oreclosed and enforced for the unpaid amount of the party of the second part, to pay said taxes, assessment	I dues, interest and hall be void; other- he principal of said ents and insurance,
and to protect the title to said premises, together with the char- expenditures, and the payment of most most before their matter	ges as provided by the By-Laws of the	he said Association, for the non-payment of said in	DOLLARS as
in any decree of foreclosure rendered thereon, and all rents colle of the first part, for said consideration, dohereby express State of Oklahoma.	cted by said party of the second part y waive an appraisement of said real	shall be applied on the payment of said debt. And estate and all benefits of the homestead exemption a	the said part. Leannd stay laws of the
IT IS UNDERSTOOD AND AGREED, By and betwee in necordance with the By-Laws of the Farm and Home Sav contract the By-Laws of said Association and the laws of the S IN WITNESS WHEREOF, The said part Laws of the fit	the parties hereto, that this entire ings and Loan Association of Mis- ate of Missouri are to govern st part hahereunto set	contract, and each and every part thereot, is mad isount, and the laws of the State of Missouri, and	e and entered into in construing this ove written.
		James O. Bus	SEAL)
	SEAL)	Cara Bush	(SEAL)
	ACKNOWLEDGMEN		
COUNTY OF	ss Before me, a Notary Pub	lie in and for the County of.	
STATE OF OKLAHOMA,  COUNTY OF	El Dia Bus	10/2, personally appeared his wife,	to me known to be
not and deed, for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand	and official seal, at my office in the	county of	ree and voluntary
of Oklahoma, this day of day of My commission as Notary Public expires on the	the day of Talence	10/6	
(Seal)	14	Aptry Public Jules County,	State of Oklahoma.
This instrument was filed for record on the	day of Quan-	A. D. 191 2, at 4 o'clock (	$P_{M}$
Ву	A = A + A + A + A + A + A + A + A + A +		Register of Deeds.
(2.1)			