REAL ESTATE MORTGAGE	
County and State of Oklahoma, part state of the first part, and the FARM CED Hour SAVINGS AND I TON OF Missouri, party of the second part:	et configere ou
Sold, and by these presents do	acknowledged,
(?) (?) (?)	in hing
Jula, Oklahoma, according to the orecorded	500
S. and all imperevents thereon	
And all right, title, catate and interest of said grantor, In and to said premises, including all homestead rights, which are hereby expressly waived and relevant	ased, together
And all right, title, estate and inferest of said grantor. In and to said premises, including all homestead rights, which are hereby expressly waived and releving a singular the tenements, hereditaments and appurtenances thereto belonging. TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part	by covenant remises above of same, and
that will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance of said part. Locof the first part, loaned and advanced to	port APS
AND, WHEREAS, Said part to an of the first purpage	assessments, on constantly econd part, its ements be not
	such purpose, s or possession and By-Laws
AND WHEREAS, The said The said The said the second	NOITATOBER 1
NOTE OR OBLIGATION NEVADA, MO., 20 H FOR VALUE RECEIVED, promise to pay to the order of the FABM AND HOME SAVINGS AND LOAD ABSOCIATION OF MISSOURI suma of money, viz.: The sum of	, the following DOLLARS,
the same being the monthly dues on the	and the sum of -
And promise to pay said Association at its Home Office at Nevada, No., all of said sums of money, amounting in the aggregate to	so borrowed.
And in case of default in the payment of a single	urity given to
promise	, and the pay-
secure the same. 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 every or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.	
(SEAL) Dulla S. Meedy (SEAL) Zames. Weedy	(SEAL)
NOW, THEREFORE, If said part. 45	, interest and a void; other- ncipal of said .nd insurance, st. premiums,
A considering the second relation of the second relation of the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt. And the second part shall be applied on the payment of said debt.	DOLLARS as , and included .id part. Action ay laws of the
State of Oklahoma. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and in accordance with the By-Laws of the FAMM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in eco contract the By-Laws of said Association and the laws of the State of Missouri are to govern. IN WITNESS WHEREOF, The said part 122, of the first part ha OF hereunto set the day and seal the day and year first above w	entered into nstruing this
de la subject de la companya de la c	(SEAL)
(SEAL) ACKNOWLEDGMENT	/(SEAL)
COUNTY OF	known to be
	and voluntary
My commission as Notary Public expires on the 12 the day of the arminetter 10/6 Second the arminetter	
This instrument was filed for record on the 2) day of A. D. 191 2, at 3 46 o'clock P.	M.
By Deputy SP. O. Malley Regis	ster of Deeds _y

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