<u> </u>	MORTGAGE RECORD	
	This Andenture Medicality	
	County and State of Oklahoma, part is Soft the first part, and the FARM AND HOSE SAVINGS AND I Missourin, a corporation organized under the laws of the State of Missouri, party of the second part: WINNESSETH, That the said part — of the fast part, for and in consideration of the sum of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all ed real estate, lying and situated in the County of … — Dollars, in hand paid by the said party of the second part, its encessors and assigns, forever, all — Dollars, in the county of … — Dollars, in the	aeknowle the follo
with sai granted, that	right, title, estate and interest of said grantor in and to said premises, including all homestend rights, which are hereby expressly waived and references of said property, with full power and atthority to collect the same in case the conditions of this mortgage become broken in any particular, and the tenements, hereditaments and appurtences thereto belonging. O HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said part is successors and assigns, forever. Said part is successors and assigns, the second part, its successors and assigns, the second part, its successors and assigns, forever. Said part is and the first part hereby and seized of a good and indefensible estate of inheritance therein, free and clear of all interplorances, that there is no one in adverse possession of a second part, will warrant and defend the same against the lawful and equitable claims of all persons whomsoever. ROYIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the said party of the second part, is one of the special instance and persons whomsoever.	y covena cmises a of same, and rea
A general i insured i successo performe paying t of said j of the sa	ND, WHEREAS, said part. Soft the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and and special, against said lands and improvements thereon (when due, and to keep said improvements in good repair, and to keep the buildings there in such company or companies as said second party may designate, and the policy or policies of insurance constantly transferred to said party of the sec as a foresaid, then said party of the second part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for said does not be cost thereof, and may also pay the final indigement for any statutory lien claims, and may invest such sums as may be necessary to protect the tile premises, including all costs, and for the repayment of all moneys so expended together with the charges thereon as provided by the Constitution of the Association, these presents shall be security. A supervised to the said and the constitution of the said and the policy of the security. ND WHEREAS, The said	DOLLA assessme on consta cond par ments be uch purp or posses and By-I
sums of a	NOTE OR OBLIGATION NEVADA, MO., 20-1 OR VALUE RECEIVED promise to pay to the order of the FARM AND HOME SAVINGS AND LOAN (ESOCIATION & MIRSOURI, money, viz.: The sum of	,
the same thereaf.r	being the monthly dues on the	id-the su
An penalties secure sa promise ment of r value the secure th	is 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 evo tion may be credited on such repayment of loan with the withdrawal value of the stock carried with same.	itil the c of stock, ity given not the p lifed car mortgage
and to pr expenditu attorney's in any de of the firs	(SEAL) (SEAL) W, THEREFORE, If said part. (SEAL) W, THEREFORE, If said part. (SEAL) W, THEREFORE, If said part. (SEAL) When they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be same shall be and remain in full force and effect, and this mortgage may be immediately foreclosed and enforced for the unpaid amount of the prime unpaid interest and premium, and the expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and oteet the title to said premises, together with the charges as provided by the By Leave of the said Association, for the non-nament of said interest if es, and the payment of biol science before the said party of the second part, to pay said taxes, assessments and the or instituting suit from this mortgage; also for forcelosing the same; all of which shall be a lion upon said premises and secured by biols doortgage, a rece of forcelosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said to part, for said consideration, do hereby expressly waive an appraisement of said consideration, of the homestead exemption and stay	DLLARS
State of U	Distintume. IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and e ance with the By-Laws of the FARM AND HOUR SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and in com- be By-Laws of said Association and the laws of the State of Missouri are to govern be By-Laws of said Association and the laws of the State of Missouri are to govern WITNESS WHEREOP, The said part case of the first part the Missouri are to govern (SEAL) (SEAL) ACKNOWLEDGMENT	
the identi act and de IN of Oklahor	of Oklahoma, on this 20+1- day of	nown to I volunta 
Thi	early Notes Fublic Dulca County, State of a instrument was filed for record on the 22 day of A. D. 1927, at 1830 o'clock Q. M Deputy. N. O. Walkley Register	

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