MORTGAGE RECORD

415

	REAL ESTAT	E MORTGAGE	
This Indenture, Made this	entieth	day of august	1
TION OF MISSOURI, a cornoration organized under th	he laws of the State of Missouri.	party of the second part:	HOME DATINGS AND LOAN
parte sold and by these presents do		ration of the sum of paid by the said party of the second part, the rece nto said party of the second part, its successors an	ipt whercof is hereby ackn ad assigns, forevertall the
described real estate, lying and situated in the Cou	mix (4) in Blo	R mum State Size (2) in T.	wit: T.T. Addition
the city of Jula	, Oklahoma, ac	Knumber 5wo (2) in T. cording to the recorded.	plat there
	والايتمانية والشاد مسمعاه فبعا مستوحاتا وو		a partita a construction a sub-
n an	والمريب الدائية تستريسي فليستكرنك		بيده شيائينا معادلتين والأم
		tan mana aka mana aka mana ka m Mana ka mana ka m	
And all right, title, estate and interest of said gran with all rents of said property, with full power and a singular the tenements, hereditaments and appurts			
TO HAVE AND TO HOLD THE SAME u	nto said party of the second part.	its successors and assigns, forever. Said part 19-9.	. of the first part hereby eq
with said party of the second part, its successors an granted, and scized of a good and indefeasible esta that	te of inheritance therein, free an as against the lawful and equital	d clear of all incumbrances, that there is no one ir slo claims of all persons whomsoever.	a adverso possession of a
PROVIDED, ALWAYS, And these presents of said part hear, of the first part, loaned and adv	anced to Sume V. Ser	that, whereas, the said party of the second part -	at the special instance an
AND, WHEREAS, Said part MA of the fir general and special, against said lands and improver instired in such company or companies as said second successors or assigns, and also to keep said lands an performed as aforesaid, then said party of the secon paying the costs thereof, and may also may the final of said premises, including all costs, and for the re of the said Association, these presents shall be second AND WHEREAS. The said Said Said Said did on the TWENTAN day of	st part agree with the said p nents thereou, when due, and to a party may designate and the	party of the second part, its successors and assigns, keep said improvements in good repair, and to kee olicy or policies of insurance constantly transformed	to pay all taxes and ass on the buildings thereon c
successors or assigns, and also to keep said lands an performed as aforesaid, then said party of the secon taying the easis thereof, and may also now the final	d improvements thereon free from d part, its successors or assigns, indement for any statutory lion	n all statutory lien claims of every kind, and if any may pay such taxes and assessments, and may effect claims, and may invest such sums as may be necess	or either of said agreeme t such insurance, for such ary to profect the fitle or
of said premises, including all costs, and for the re of the said Association, these presents shall be seen	payment of all moneys so expension	led together with the charges thereon as provided	by the Constitution and
did on the The Tieth day of augus	which is made a part hereof and	1.2. make and deliver to the FARM AND HOM is in words and figures as follows, to-wit:	E SAVINGS AND LOAN AS
	NOTE OR (DBLIGATION NEVADA, MO. augu	ist 20th
FOR VALUE RECEIVED THE sums of money, viz.: The sum of SPA the same being the monthly dues on the 1-4/16 thereof, numbered. So with 24/16 coleven and 13/100	teen and 47/100	der of the Farm and Home Savinge and Loan Asso	DCIATION OF MISSOURI, the
the same being the monthly dues on the 1-4/10 thereof, numbered 3221	24 shard 3 of this day pledged 1	the capital stock of said Association, represented a by the transformation to secure a DULLARS: and the sure	nd ovidenced by the certi , loan of
		DOLLARS, the same being the premium due mor	athly upon said sum so-
And MAL promise to pay said Association SDAP STATE STATES AND A STATE	n at its Home Office at Nevada, DOLLARS, on the 20th	Mo., all of said sums of money, amounting in the ag day of each and every month, and continue such	gregate to
said certificate of stock is estimated to mature and re And	ach par value in Slatente	$\Delta \omega \mathcal{D}$ months from date thereof. said sums of money, or any part thereof, monthly	as aforesaid, to pay all
secure said monthly payments shall, upon the sale th	percof, be insufficient to repay sai	d Association any balance which may be due and ow	ing on said loan
promise and agree to fully pay and discharg ment of all fines, penalties, advances, lieńs and othe value thereof, and the said share and stock so taken	DOLLARS each r charges shall entitle all of said	and overy consecutive month hereafter until the m certificateof stock to redemption by said Ass	aturity of said stock, and ociation at the accredite
value thereon, and the said shares of slock so taken secure the same. This obligation may be paid off at any time t or obligation may be credited on such repayment of			and the second
or obligation may be credited on such repayment of	Ioan with the withdrawal value	of the stock carried with same. Stienee V. Schae	Sters
	(SEAL)	H. B. Schaeffer	
NOW, THEREFORE, If said part ALA of premium, when they shall be or become due and pay	the first part shall pay the sever able, as aforesaid, and shall faith	al sums of money mentioned in said note or obligat fully perform all of the said other agreements, then immediately for said and enforced for the upper	ion, including all dues, int these presents shall be vo id amount, of the princip
note, the same shall be and remain in full force and c note, the unpaid interest and premium, and the ex and to protect the title to said premises, together wit	penditures hereinbefore named, the charges as provided by the	made by said party of the second part, to pay said By-Laws of the said Association, for the non-pay	l taxes, assessments and i yment of said interest, p
NOW, THEREFORE, If said part LCA of premium, when they shall be or become due and pay wise, the same shall be and remain in full force and note, the unpaid interest and premium, and the ex and to project the tile to said premises, together will expenditures, and the payment of mattaget before attomacy is fee for instituting suit upon this mortings in any decree of forcelosure rendered thereon, and all of the first part, for suid consideration, do there	e; also for foreclosing the same; rents collected by said party of	all of which shall be a lien upon said premises and sec the second part shall be applied on the payment of s	ured by this mortgage, and aid debt. And the said p
State of Oklahoma			
IT IS UNDERSTOOD AND AGREED, By a in accordance with the By-Laws of the FARM AND contract the By-Laws of said Association and the Jay IN WITNESS WHEREOF, The said part.	HOME SAVINGS AND LOAN ASSO vs of the State of Missouri are to of the first part hardherei	govern. their handS and seal Stile day a	nd year first above writte
in and particular states and the second states and the second states and the second states and the second state		Drene V. Scho	effer.
		Stener V. Scho H. B. Johaeg	fer
STATE OF OKLAHOMA,	ACKNOWL	EDGMENT	
COUNTY OF. TULSU and State of Oklahoma, on the 2014 the identical person	day of august	a Notary Public in and for the County of	Tulso
the identical persona who executed the within a act and deed, for the uses and purposes therein set for	and J4. B. Schap	knowledged to me that They executed the same as	there and v
act and deed, for the uses and purposes therein set for IN WITNESS WHIGHEAF, I have hereunto se of Okhlionia, this	t niy hand and official scal, at i	ny office in the County of	
-My commission as Notary Public expires on th	c. 0. 26 th day of 3	ebucary 1016. March. M. Ascutt	
Our	o.	Hazel M. Orcutt Notary Public Jule	County, Stale of O
This instrument was filed for record on the	20 day of UU	1. A. D. 1912, at 310	o'eloek R. M.
By	Deputy D	H.C. Wackley,	
	P		

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