MORTGAGE RECORD

STO/ SAME, DODAWOITTI DOOK CO., I

4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	REAL ESTATE M	ORTGAGE
This Indenture, Made this Livers	tield his wife of	nary & humaner 19/3
on or Missouri, a corporation organized under the law WITNESSETH, That the said part Law of the f	ounty and State of Oklahoma, part ws of the State of Missouri, party of first part, for and in consideration of	Many Character 19.12 Meant the first part, and the Farm and Home Sayings and Loan Assoc f the second part: (the sum of the second part the regists whereof is beauty astrophysical the second part to the said part of the second part.)
Rand sold, and by these presents do Chan	NT, CONVEY AND CONFIRM unto said	party of the second part, its successors and assigns, forever, all the following
CH of Let 2	mumber Lever	and State of Oklahoma, to-wit: Ty (20) in Clack in Burgers Hill
number	frutteen (4)	of Tulsa, Oblahoma
accordina	to the	nem ded seconded.
plat the	reof and	all anglance
thouse		
그는 그렇게 하는 것은 항상하는 것이 사용할 때 하는 것이다. 그리고 있다면 하다		化环状元素 医多生性 医电影 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
th all rents of said property, with full power and authority the tenements, hereditaments and appurtenance	rity to collect the same in case the ces thereto belonging.	all homestend rights, which are hereby expressly waived and released, toget conditions of this mortgage become broken in any particular, and with all r
th said party of the second part, its successors and assumed, and seized of a good and indefeasible estate of	signs, that at the delivery hereof A. inheritance therein, free and clear c	essors and assigns, forever. Said part. of the first part hereby covenant are the true and lawful owner of the said premises about his incumbrances, that there is no one in adverse possession of same, a
said part defends on the first part, loaned and advanced	the sum of	hereas, the said party of the second part at the special instance and required to the second part at the special instance and required to the second part at the special instance and required to the second part is a party of the second party of th
neral and special, against said lands and improvements sured in such company or companies as said second par	thereon, when due, and to keep sai ty may designate, and the policy or	DOLLAN- the second part, its successors and assigns, to pay all taxes and assessant id improvements in good repair, and to keep the buildings thereon constan policies of insurance constantly transferred to said party of the second part, tutory lien claims of every kind, and if any or either of said agreements be y such taxes and assessments, and may effect such insurance, for such purp and may invest such sums as may be necessary to protect the title or possess ther with the charges thereon as provided by the Constitution and By-L make and deliver to the Farm and Home Savings and Loan Associar rds and figures as follows, to-wit:
cessors or assigns, and also to keep said lands and mil fformed as aforesaid, then said party of the second par ying the costs thereof, and may also pay the final judg	rt, its successors or assigns, may pay ment for any statutory lien claims,	throry her chains of every kind, and it any or efficient said agreement pro- y such taxes and assessments, and may effect such insurance, for such purp- and may invest such sums as may be necessary to protect the title or possess
said premises, including all costs, and for the repayn the said Association, these presents shall be security.	nent of all moneys so expended toge	ther with the charges thereon as provided by the Constitution and By-L
I on the Lucendielle day of Lucendies Missoure Hall note or obligation, which	th is made a part hereof and is in wo	nake and deliver to the Parm and Home Savings and Loan Associated and figures as follows, to-wit:
	NOTE OR OBLIC	ATION NEW DI VO (LEARLEST 20 TF
FOR VALUE RECEIVED	promise to pay to the order of H	TATION NEVADA, MO., LIGHT 10 / 10 / 10 / 10 / 10 / 10 / 10 / 10
same being the monthly dues on the	share of the capi	ital stock of said Association, represented and evidenced by the certificate -
leven and 90 100	DOLLARS, the same being the inte	DOLLARS; and the sum of
d promise to pay said Association at	its Home Office at Navada, Mo., all	RS, the same being the premium due monthly upon-said-sum-sa-harron of said sums of money, amounting in the aggregate to
yments on stock, together with the earnings and profits id estificate of stock is estimated to mature and reach part of the stock of the sases of malties assessed on account thereof, in accordance with the said monthly payments shall, upon the sale thereof misser and agreeds, to fully pay and discharge the	s credited thereon shall make said see par value in the payment of said sur the rules and regulations of said Ass of, be insufficient to repay said Associ e same. The payment of said mont	riffence of stock equal to the par or face value of said certificate of stock, a
nt of all fines, penalties, advances, liens and other cha ue thereof, and the said share? of stock so taken and ure the same.	arges shall entitle all of said certifica redeemed shall be taken by said Asso	ry consecutive month hereafter until the maturity of said stock, and the p storms of stock to redemption by said Association at the accredited ear- ciation in full satisfaction of this obligation and deed of trust or mortgage
This obligation may be paid off at any time upon obligation may be credited on such repayment of loan	giving thirty days' written notice to with the withdrawal value of the s	o the Home Office of the Association at Nevada, Mo., in which event this n tock carried with same.
	(SEAL)	Of Themaner (SE)
	(SEAL)	Mary & Kennamer (SEA
NOW, THEREFORE, If said part	first part shall pay the several sums as aforesaid, and shall faithfully pe- t, and this mortgage may be immedi- litures hereinbefore named, made by	of money mentioned he said note or obligation, including all dues, interest a rform all of the said other agreements, then these presents shall be void; oth ately foreclosed and enforced for the unpaid amount of the principal of sty said party of the second part, to pay said taxes, assessments and insurant was of the said Association, for the non-payment of said interest, premius the said Association, for the non-payment of said interest, premius the said association and premises and secured by this mortgage, and included in the part shall be applied on the payment of said debt. And the said part and real estate and all benefits of the homestead exemption and stay laws of the
l to protect the title to said pramises, together with the senditures, and the payment of mortgages before their	e charges as provided by the By-Lav	ws of the said Association, for the non-payment of said interest, premius
others tee for instituting suit upon this mortgage; as any decree of forcelosure rendered thereon, and all rent the first part, for said consideration, do lercby ex- te of Oklahoma.	to for forecosing the saine; and of white collected by said party of the secon appraisement of so	ich sind be a lieu upon sau pennses and steated y institutions, in and part shall be applied on the payment of said debt. And the said part. And it is said
IT IS UNDERSTOOD AND AGREED, By and be accordance with the By-Laws of the Farm and Homer the By-Laws of said Association and the laws of the MANNESS WILDEROF The said of the Park Agreement of the Pa	netween the parties hereto, that this is Savings and Loan Association the State of Missouri are to govern.	entire contract, and each and every part thereof, is made and entered in or Missouri, and the laws of the State of Missouri, and in constraing t
in with the with the sau parent	그 네고 그는 그 가장하는 내가 없다.	Harmaner (SEA Menny & Hermaner (SEA MENT
		Marin & Henrical ISEA
	LOWING TO ALL	MENT
STATE OF OKLAHOMA,	es, Before me, a Note	ary Public in and for the County of Justine
INTY OF	ay of Cuguet	19/2, personally appeared
State of Oklahoma, on this		ged to me that he rexecuted the same as Their free and volunta
State of Oklahoma, on this	oregoing instrument, and acknowled	9. 0.
Milehama thin 2000 James (All)	laurt int	선물이 가지 않아 가지 않는데 그 사람들이 되는 것은 것이 없는데 그 그 없는데 없는데 없는데 없는데 없다.
STARS OF OKLAHOMA, ONTY OF. I State of Oklahoma, on this. I dentical person who executed the within and for and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my oklahoma, this. My commission as Notary Public expires of the Soan	laurt int	선물이 하는 사람이 되는 이 이 사람이 없는 사람들이 되는 것이 되었다. 그는 사람들이 없는 것이다.
Milehama thin 2000 James (All)	laurt int	선물이 하는 사람이 되는 이 이 사람이 없는 사람들이 되는 것이 되었다. 그는 사람들이 없는 것이다.
Milehama thin 2000 James (All)	laurt int	e in the County of July and Straight St

S. M. Well von C. Charles