MORTGAGE RECORD

X43408

716:- 71.	REAL ESTA	TE MORTGAGE	
Ohis Indenture, Made this Twees between	well Elta M.L	day of Cagust	19/2.
tion of Missouri, a corporation organized under the WITNESSETH, That the said part. 22. of	County and State of Oklah he laws of the State of Missour the first part, for and in const	oma, part	Home Savings and Loan Associa-
sold, and by these presents do described real estate, lying and situated in the Cou	GRANT, CONVEY AND CONFIRM inty of	nd paid by the said party of the second part, the receipt the said party of the second part, its successors and the said party of the second part, its successors and State of Oklahoma, to-said State of Oklahoma	pt whereof is hereby acknowledged, d assigns, forever, all the following- wit:
tell of Lot	Ber Tin	2.0021 - R lank	2.5 (6)
ens Bridge	The Dr. Com	the continue of the said	man la
O'Blukove, a	recording to	who cerm Block mus while life of the russdud plate to	lereal
o are impo	mementa Here		
		in Anna an Angara ang ang ang ang kabupatèn an Anna ang Kabupatèn Ang Ang Ang Ang Ang Ang Ang Ang Ang An	
And all right, title, estate and interest of said grant with all rents of said property, with full power and a singular the teampants, hercellten and enough	tor. In and to said premises authority to collect the same in	, including all homestead rights, which are bereby expres a case the conditions of this mortgage become broken i	ssly waived and released, together in any particular, and with all and
vith said party of the second part, its successors an granted, and seized of a good and indefeasible estat hat will warrant and defend the sam PROVIDED, ALWAYS, And these presents of said part	ato said party of the second part d assigns, that at the delivery the of inheritance therein, free r we against the lawful and equit are upon the express condition anced to a lawful and condi-	tt, its successors and assigns, forever. Said part the bereof. The fare the true and lawful ow und clear of all facumbrances, that there is no one in table claims of all persons whomsoever. In that, whereas, the said party of the second part a said that the said party of the second part and the said party of the second party	of the first part hereby covenant. There of the said premises above adverse possession of same, and it the special instance and request
AND WHEREAS Said part Alvot the fir	the sum contract of with the said	Il allowant for the manager and assume to	DOLLARS.
central and special, against said lands and improven nsured in such company or companies as said second successory or assigns, and also to keep said hands and performed as aforesaid, then said party of the second anying the costs thereof, and may also pay the final of said premises, including all costs, and for the rej	to party may designate, and the larry may designate, and the larry may designate, and the larry may essential thereon free free party its successors or assigns judgment for any statutory lie payment of all moneys so expe	of party of the second part, its successors and assigns, to to keep said improvements in good repair, and to keep policy or policies of insurance constantly transferred to mail statutory lien claims of every kind, and if any s, may pay such taxes and assessments, and may effect enclaims, and may invest such sums as may be necessanded together with the charges thereon as provided in the control of the control	o pay an taxes and assessments, of the buildings thereon constantly o said party of the second part, its or either of said agreements he not such insurance, for such purpose, ay to protect the title or possession by the Constitution and By-Laws
of the said Association, these presents shall be secur AND WHEREAS. The said	the and her	wing Collor By Carller 19/2, make and deliver to the FAIM AND HOME	SAVINGS AND LOAN ASSOCIATION
ir Missouni Allah note or obligation, r	which is made a part hereof an	d is in words and figures as follows, to-wit: OBLIGATION	
TOP VALUE RECEIVED LANG	NOID OR	OBLIGATION NEVADA, MO	10/1 10/2 ,
ums of money, viz.; The sum of	from share start and share see	order of the Farm and Home Savings and Loan Association to secure a large the interest due monthly upon said suns observed and the interest due monthly upon said suns observed and DOLLARS; the same being the premium due monthly upon the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due monthly upon said suns observed and the premium due to the pr	d evidenced by the certificate
Thuteen and 62/100 -	DOLLARS, the same beir	DOLLARS; and the sum in the interest due monthly upon said sum so borrowed	of
and Ziff meaning at to mare and Association	at it. Trans. Office at Manual	35. 11. 5. 23	
And	se of default in the payment vith the rules and regulations of ercof, be insufficient to repay se the same. The payment of	t, Mo., an or said sums of money, amounting in the age in day of each and every month, and continue such r ke said certificate of stock equal to the par or face valuationmonths from date thereof. Of said sums of money, or any part thereof, monthly a of said Association, and if, in case of default, the stock in a dassociation any balance which may be due and owir said monthly sum agreeming.	s aforesaid, to pay all fines and pledged and the security given to ng on said loan
		said monthly sum aggregating. n and every consecutive month hereafter until the made ertificate. to stock to redemption by said Association in full satisfaction of this obligation a	
This obligation may be paid out at any time user obligation may be credited on such repayment of	pon giving thirty days' writter loan with the withdrawal valu	n notice to the Home Office of the Association at Neva e of the stock carried with same.	da, Mo., in which event this note
	(SEAL)	CO Cartter	(SEAL)
	(SEAL)	Ella II. Can	1100
NOW, THEREFORE, If said part. Of of centum, when they shall be or become due and pays ise, the same shall be and remain in full force and effect, the unpaid interest and premium, and the exput to protect the title to said premium, and the exput to protect the title to said premium, together with the payment of mort caree before.	the first part shall pay the sevuble, as aforesaid, and shall fait fleet, and this mortgage may be senditures hereinbefore named in the charges as provided by their maturity and	cral sums of money mentioned in said note or obligation thinly perform all of the said other agreements, then the immediately foreclosed and enforced for the unpaid, made by said party of the second part, to pay said the pay-Laws of the said Association, for the non-payner, all of which shall be a lien upon said premises and second fit to said the said premises and second fit of the second part shall be applied on the payment of said ment of said real estate and all benefits of the homester.	n, including all dues, interest and hese presents shall be void; other-lamount of the principal of said taxes, assessments and insurance, nent of said interest, premiums. DOLLARS as
tioney's fee for instituting suit upon this mortgage; any decree of forcelosure rendered thereon, and all f the first part, for said consideration, do	; also for foreclosing the same rents collected by said party o by expressly waive an appraise	; all of which shall be a lien upon said premises and segur f the second part shall be applied on the payment of sai ment of said real estate and all benefits of the homester	ed by this mortgage, and included d debt. And the said part dead d exemption and stay laws of the
TT IS UNDERSTOOD AND AGREED, By an accordance with the By-Laws of the Fars And I outnot the By-Laws of said Association and the law IN WITNESS WHEREOF, The said part.	Id between the parties hereto, Tone Savings and Loan Ass s of the State of Missouri are t of the first part has all here	that this entire contract, and each and every part the octation of Missouri, and the laws of the State of the govern. Leunto set	d year first above written.
	(SEAL)	Color II, Casta	(SEAL)
	(SEAL)	Clas 3/1 Casta	Z- (SEAL)
하는 생물은 내가 들어 가게 하는 모양이 모양을 하는데	4 077740777	LEDGMENT	
OUNTY OF	Before m	ic, a Notary Public in and for the County of	ulsa
e identical person 2 who executed the within an at and deed, for the uses and purposes therein set for IN WITNESS XHEREOF, I have hereunto set	and and a did a did foregoing instrument, and n th.	pe, a Notary Public in and for the County of	his wife, to me known to be
My commission as Notary Public expires on the	2675 day of	phonary 111/6	T
	eas)	Mazel M. Oscutt	County, State of Oklahoma.
This instrument was filed for record on the	2/ day of	W. 1912, nt 10 YS	o'clock C. M. "
	Deputy.	IN & Walkly	