MORTGAGE RECORD

Determinant of the control of the co		ESTATE MORTGAGE
described real earlies, bying and situated in the County of	between John Manual Road Sta	to of Oklahoma, part. Moof the first part, and the Fanat and Home Savings and Loan Associa-
entering read states, buying and similarin in the Country of	TION OF MISSOURI, a copporation organized under the laws of the State WITNESSETH, That the said part the first part, for a	a of Missouri, party of the second part: The second part of the sum of the su
And all right, title, estate and interest of and guartee 4ch and to said premise, including all homesters fright, which are hereby expensity walverd and released, together and against the transmitter of the property of the	sold, and by these presents do Grant, Convey and described real estate, lying and situated in the County of	D. Company unto said party of the second part, the receipt whereof is hereby acknowledged, p. Company unto said party of the second part, its successors and assigns, forever, all the following and State of Oklahoun, to-wit:
The AND TO BIOLD THE SAME unt aid party of the second part, its encerteeness and suspens, forume. Such part, Lord the first part benedy coverage and response that the party of the second part, it and the party of the second part is an experiment of the control of the party of the second part is an experiment of the party of the second part at the party of the second party of the	Ill of set	umber Leven () un Block
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The AND TO BIOLD THE SAME unt aid party of the second part, its encerteeness and suspens, forume. Such part, Lord the first part benedy coverage and response that the party of the second part, it and the party of the second part is an experiment of the control of the party of the second part is an experiment of the party of the second part at the party of the second party of the	lity of Diller	e, Ablahour, according to
The AND TO BIOLD THE SAME unt aid party of the second part, its encerteeness and suspens, forume. Such part, Lord the first part benedy coverage and response that the party of the second part, it and the party of the second part is an experiment of the control of the party of the second part is an experiment of the party of the second part at the party of the second party of the	the sunder	plut threef, and all
The AND TO BIOLD THE SAME out and party of the secol part, in successors and suiges, forcers. Suid part Loss of the fine per browly experted that Loss of the party of the secol part, is not to true and bottom compa. In the said preprints and offend the same applies the loss of the party of the second part, is an applied to the party of the second part is the special instance and request that Loss of the party of the second part is the special instance and request of add part AdVX3. And these precess are on part to the party of the second part is the special party of the second pa	influvense	na thour
The AND TO BIOLD THE SAME with said party of the second part, its successors and saighes, forever. Said part Land to the five part has a thin for the part of the second part is an expense and shopped and the product of the party of the second part is at the party of the second part is the party of the second party of the sec	And all right, title, estate and interest of said grantor. An and to sa	id premises, including all homestead rights, which are hereby expressly waived and released, together
that	TO HAVE AND TO HOLD THE SAME unto said party of the	e second part, its successors and assigns, forever. Said part Algof the first part hereby covenant
PHOVIDED, ALWAYS, And these presents are upon the express conditions that whereas, the said party of the second part at the special instance and revenued of add party of the first pert agree, and the said party of the second part, its unexpent and support, on the party of the p	with said party of the second part, its auccessors and assigns, that at t granted, and seized of a good and indefeasible estate of inheritance the lattice of the second party and defeatible estate of inheritance the layer.	he delivery hereof
NOTE OR OBLIGATION NEVADA, NO		
NOTE OR OBLIGATION NEVADA, NO	AND, WHEREAS, Said part All of the first part agree w	the sum of
NOTE OR OBLIGATION NEVADA, NO	general and special, against said lands and improvements thereon, when insured in such company or companies as said second party may design successors or assigns, and also to keep said lands and improvements the	i due, and to keep said improvements in good repair, and to keep the buildings thereon constantly ste, and the policy or policies of insurance constantly transferred to said party of the second part, its ereon free from all statutory lien claims of every kind, and if any or either of said agreements be not
NOTE OR OBLIGATION FOR VALUE RECEIVED promise - to pay to the opter of the Paint as so House Savines and Loan-Missouristic control or the source of money, via: The sum of	performed as aforesaid, then said party of the second part, its successor paying the costs thereof, and may also pay the final judgment for any of said property and locate and for the recognized of all paying.	rs or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, statutory lieu claims, and may invest such sums as may be necessary to protect the title or possession against such as the product of the product
NOTE OR OBLIGATION FOR VALUE RECEIVED promise - to pay to the opter of the Paint as so House Savines and Loan-Missouristic control or the source of money, via: The sum of	of the said Association, these presents shall be security. AND LYHEREAS, The said.	May and him wife data In Defended
FOR VALUE RECEIVED promise to pay to the opter of the Fana Ann Hound Savinas and Loan-Masoctarion or Missoon, the following suns of money, viz.: The sun of the sante height the monthly dogs on the sante height the monthly dogs of the sante height the factors of the sante height the promise of the pay said Association at Ig. Home Office at Nevada, Mo., all of adds some of money, amounting in the aggregate to said certificate of a total control of the sante height the promise of the promise of the promise said certificate of a sante height the promise of th	or Missouri Andrew hote or obligation, which is made a par	nt hereof and is in words and figures as follows, to-wit:
same of money, vil. The sun of the capital stock of said Asandation, represented and ovidenced by the certificate the same being the monthly dupon and sun and borrowed by the certificate of the same being the interest due monthly upon add sun and borrowed by the certificate of the same being the interest due monthly upon add sun and borrowed by the certificate of the same being the interest due monthly upon add sun and borrowed by the certificate of the same being the premium-ties mentally upon add sun and borrowed by the certificate of the same being the premium-ties mentally upon add sun and borrowed by the certificate of the same being the premium-ties mentally upon add sun and borrowed by the certificate of the same being the premium-ties mentally upon add sun and borrowed by the certificate of the same being the sa	NO CONTRACTOR OF THE PROPERTY	TE OR OBLIGATION NEVADA NO. Cally yet 2,0th 10/2
And promine to pay with Association at its Tome Office at Norwals, Mo, all of said sums of money, monating in the aggregate to green as the payments and profile resilied to the payments on stock, together will the earnings and profile resilied thereon, shall make said certificate of stock can be added to the payments and the payments and profile resilied thereon, shall make said certificate of stock is estimated to mature and reach pay value in a shall certificate of stock can be added to the payment of said certificate of stock is estimated to mature and reach pay value in a shall certificate of stock is estimated to mature and reach pay value in a shall certificate of stock is estimated by a afrosaid, to pay all fines and penalties assessed on account thereof, in accordance with the rules and regulation of said Association any balance which may be due and owing on said from the secure said monthly payments shall, upon the saic thereof, be insufficient to repay said Association any balance which may be due and owing on said from the security given to secure said monthly payments shall, upon the saic thereof, be insufficient to repay said Association any balance which may be due and owing on said from the security given to secure said monthly payments shall, upon the said thereof, be insufficient to repay said association and believe that the security given to secure the said may be an additional to the said shall be said to reduce the said to said and the payment of said shall be said to reduce the said shall be said to reduce the said shall be said to said and the said shall be said to reduce the said shall be said to the said shall be applied to the said shall be applied to	FOR VALUE RECEIVED promise to sums of money, viz.: The sum of	pay to the order of the Farm and Home Savings and Loan-Association of Missouri, the following DOLLARS,
And promine to pay with Association at its Tome Office at Norwals, Mo, all of said sums of money, monating in the aggregate to green as the payments and profile resilied to the payments on stock, together will the earnings and profile resilied thereon, shall make said certificate of stock can be added to the payments and the payments and profile resilied thereon, shall make said certificate of stock is estimated to mature and reach pay value in a shall certificate of stock can be added to the payment of said certificate of stock is estimated to mature and reach pay value in a shall certificate of stock is estimated to mature and reach pay value in a shall certificate of stock is estimated by a afrosaid, to pay all fines and penalties assessed on account thereof, in accordance with the rules and regulation of said Association any balance which may be due and owing on said from the secure said monthly payments shall, upon the saic thereof, be insufficient to repay said Association any balance which may be due and owing on said from the security given to secure said monthly payments shall, upon the saic thereof, be insufficient to repay said Association any balance which may be due and owing on said from the security given to secure said monthly payments shall, upon the said thereof, be insufficient to repay said association and believe that the security given to secure the said may be an additional to the said shall be said to reduce the said to said and the payment of said shall be said to reduce the said shall be said to reduce the said shall be said to said and the said shall be said to reduce the said shall be said to the said shall be applied to the said shall be applied to	the same being the monthly dues on the thereof, numbered this	sharp of the capital stock of said Association, represented and evidenced by the certificate day pledged by the certificate to said Association to secure a loan of
And the promine to pay with Association at its Forme Office at Serverals, Mo., all of said seam of money, monating it his aggregate to premate until the date payments on stock, together will the carnings and profits credited thereon, shall make said certificate of stock can be added to the carning and profits credited thereon, shall make said certificate of stock can be added to the carning and profits credited thereon, shall make said certificate of stock can be added to the carning and profits credited thereon, shall make said certificate of stock can be added to the carning and profits credited thereon, shall make said certificate of stock can be added to the payment of said said certificate of stock can be added to the carning and profits credited the carning and profits credited to the carning and profits and the carning and profits credited to the carning and profits and the carning	Clevera for 93/100 DOLLARS, 11	to same being the interest due monthly upon said sum so berrowed by,
said certificate of stock is estimated to mature and reach par value in	And promise _ to pay said Association at its Home Office	ont Nevada. Mo. all of said sams of money, amounting in the aggregate to
And	payments on stock, together with the earnings and profits credited thereo	to the 20th day of each and every month, and continue such monthly payments until the dues on, shall make said certificate of stock equal to the par or face value of said certificate of stock, and the continue of said certificate of stock, and the continue of said certificate of stock, and the continue of said certificate of stock and the continue of said certificate of
DOLLARS each mod every consecutive month hereafter until the maturity of said stock, and the part ment of all firsts, piratiles, advances, literia and other charges shall entitle all of each erited ear of stock to redesping the saccidine at the accredited earned value thereof, and the said share 20 islock so taken and redeemed shall be taken by said association in full antisfaction of this obligation and deed of trust or mortgage to 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 event this note or obligation may be credited on such repayment of fear with the wildstrawal value of the stock carried with same. (SEAL)	And	e payment of said asms of money, or any part thereof, monthly as aforesaid, to pay all fines and egulations of said Association, and if, in case of default, the stock pledged and the security given to to to repay said Association any balance which may be due and owing on said loan.
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 event this note or obligation may be credited on such repayment of lean with the withdrawal value of the stock carried with same. (SEAL)	DOI DOI	LARS each and every consecutive month hereafter until the maturity of said stock, and the pay-
(SEAL) NOW, THEREFORE, It said pertained of the first part shall pay the several names of money mentioned in said note or obligation, including all discounting the pertained of the control of the first part shall pay the several names of money mentioned in said note or obligation, including all discounting the pertained of the said that it is and shall faithfully perform all of the said note or obligation, including all the solid otherwise, the same shall be an elevated in the said and shall faithfully perform all of the said networks and the payment of the principal of said note, the turned interest and premium, and the expenditures hereinbefore named, made by said party of the several and enforced for the unpayment of said interest, premiums, expenditures, and the payment of party of the second part shall be applied on the payment of said the interest premium, and any decree of logoclosure rendered thereon, and all rents cellected by said party of the second part shall be applied on the payment of said does. And the said party of the second part shall be applied on the payment of said to the said and second part shall be applied on the payment of said to the said and second part shall be applied on the payment of said to the said and second part shall be applied on the payment of said to the said and second part shall be applied on the payment of said to the said and said and said and the beautiful party of the second part shall be applied on the payment of said and part second part shall be applied on the payment of said and said and said and said and said and said and said party always and appraisement of said real state and said benefits of the homestead exemption and stay laws of the Said and Sa	secure the same.	
NOW, THEREFORE, If said part	This obligation may be paid off at any time upon giving thirty or obligation may be credited on such repayment of loan with the with	lays' written notice to the Home Ollice of the Association at Nevada, Alo., in which event this note drawal value of the stock carried with same.
NOW, THERETEORE, if said part and of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these piecefits shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be immediately forclosed and enforced for the unpaid amount of the principal of said note, the unpaid all interests and premium, and the expenditures hereinbefore named, nade by said party of the second part, to pay said taxes, assessments and naurance, and to project the juby to said party of the said separation, for the non-payment of said interest, premisens, expenditures, and the payment of and its party of the said assessment of said remains and the payment of said interest, premisens, expenditures, and the payment of said countries, the payment of said interest, premisens, and countries and secured by this mortgage, and included in any decree of forceleosing the same; all of which shall be a life upon and premises and secured by this mortgage, and included any of said consideration, do hereby expressly waive an appraisament of said resisted and all benefits of the homestend examption and stay laws of the first part, for said countries of the payment of said dots. And the said part and the payment of said dots and the said and said and all benefits of the homestend examption and stay laws of the TB INDERSYSTOD AND AGREED, by and however the parties hereof, that his entire contract, and each and every part thereof, is made and entered into in accordance to the said and seasonable of the first part has an analysis of the said payment thereof in a made and entered into in accordance to the said and all the said and said	(SEAL)	John Munay (SEAL)
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part blereof, is made and entered into in accordance with the By-Laws of the State of Missouri, and in construing this contract the By-Laws of task association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and in construing this contract. (SEAL) (SEAL)	NOW THEREFORE If said part 122 of the first part shall	pay the caveral sums of money mentioned in said note or obligation, including 51 dues, interest and
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part blereof, is made and entered into in accordance with the By-Laws of the State of Missouri, and in construing this contract the By-Laws of task association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and in construing this contract. (SEAL) (SEAL)	premium, when they shall be or become due and payable, as aforesaid, a wise, the same shall be and remain in full force and effect, and this mort	nd shall faithfully perform all of the said other agreements, then these presents shall be void; other- gage may be immediately foreclosed, and enforced for the unpaid amount of the principal of said
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part blereof, is made and entered into in accordance with the By-Laws of the State of Missouri, and in construing this contract the By-Laws of task association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and in construing this contract. (SEAL) (SEAL)	and to project the july is said premises, together with the charges as pre-	ore named, made by said party of the second part, to pay said caxes, assessments and manner, yielded by the By-Laws of the said Association, for the non-payment of said interest, premiums,
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part blereof, is made and entered into in accordance with the By-Laws of the State of Missouri, and in construing this contract the By-Laws of task association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and the laws of the State of Missouri, and in construing this contract the By-Laws of said Association and the laws of the State of Missouri, and in construing this contract. (SEAL) (SEAL)	attorney's fee for instituting suit upon this mortgage; also for forcelosin in any decree of locelosure rendered thereon, and all rents collected by soft the first part for the decree of the first part for the first part f	ng the same; all of which shall be a lien upon said premises and secured by this mortgage, and included said party of the second part shall be applied on the payment of said debt. And the said part was a president of said debt. And the said part was a president of said debt.
IN WITNESS WHEREOF, The said part Action of the first part has the freeunto set. The hand and seal ashe day and year first above written. (SEAL) (SEAL) (SEAL) ACKNOWLEDGMENT State of Okinhours, on this day of the within and foregoing instrument, and acknowledged to mo that Then, executed the within and foregoing instrument, and acknowledged to mo that Then, executed the same as the free and voluntary let and day of the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set by hand and official seal, at my office in the County of the uses and purposes therein set forth. My commission as Notary Public expires on the day of they of the public the same as the purposes. A D. 1012, at 985 o'clock. A M.	State of Oklahomi. IT IS UNDERSTOOD AND AGREED, By and between the par	ties hereto, that this entire contract, and each and every part thereof, is made and entered into
(SEAL) (SEAL) (SEAL) ACKNOWLEDGMENT STATE OF OKEAHOUR. STATE OF OKEAHOUR. STATE OF OKEAHOUR. STATE OF OKEAHOUR. ACKNOWLEDGMENT STATE OF OKEAHOUR. SEAL) ACKNOWLEDGMENT STATE OF OKEAHOUR. SEAL) ACKNOWLEDGMENT STATE OF OKEAHOUR. SEAL) SEAL) ACKNOWLEDGMENT STATE OF OKEAHOUR. SEAL) SEAL) SEAL) SEAL) SEAL) ACKNOWLEDGMENT SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) ACKNOWLEDGMENT SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) SEAL) ACKNOWLEDGMENT SEAL) SEAL)	in accordance with the By-Laws of the Farm and Home Savings and contract the By-Laws of said Association and the laws of the State of M	Down Association or Missouri, and the lays of the State of Missouri, and in construing this issuit are to govern.
STATE OF OKLAHOM. STATE OF OKLAHOM. STATE OF OKLAHOM. SS. Before me, a Notary Public in and for the County of. 10 2 personally appeared. In which is day of and seknowledged to me that the presented the same as the free and voluntary ret and deed, for the uses and purposes therein set forth. IN WHITNESS WHITEOF, I have hereinto set his haid and official seal, at my office in the County of the presentation of the sex of	11.10 회사에 시하되는 이 집은 공보를 가셨는 점에서 화극함	7 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
STATE OF OKEASHOUR. STATE OF OKEASHOUR. STATE OF OKEASHOUR. Aday of Before me, a Notary Public in and for the County of the young of the identical person. Who executed the within and foregoing instrument, and acknowledged to me that Phayexecuted the same as the free and voluntary etch and deed, for the uses and purposes therein set forth. IN WINNESS WHEREOF, I have hereunto set in hand and official seal, at my office in the County of the uses and purposes therein set forth. And Oblishours, this day of the uses and purposes therein set forth. My commission as Notary Public expires on the day of the day of the uses and purposes therein set forth. This instrument was filed for record on the day of the uses the day of the uses the use of oklahours. This instrument was filed for record on the day of the uses the use of	2. 1년 2월 이번 1. 2012의 네트리스 1012 등 11 11 11 11 11 11	Ndo m muney (SEAT)
IN WINNESS WHEREOF, I have hereinto set by hand and official scal, at my office in the County of Manual State and State of Oldahoma, this day of the State of Oldahoma, this as Notary Public expires on the State of Oklahoma. My commission as Notary Public expires on the State of Oklahoma. Notary Public Manual County, State of Oklahoma. This instrument was filed for record on the State of Oklahoma. A. D. 101.2., at 985 o'clock. A. M.	722	KNOWLEDGMENT
IN WINNESS WHEREOF, I have hereinto set by hand and official scal, at my office in the County of Manual State and State of Oldahoma, this day of the State of Oldahoma, this as Notary Public expires on the State of Oklahoma. My commission as Notary Public expires on the State of Oklahoma. Notary Public Manual County, State of Oklahoma. This instrument was filed for record on the State of Oklahoma. A. D. 101.2., at 985 o'clock. A. M.	STATE OF OKLAHOMA,	- Reference a Notary Public in and for the County of Henry in his
IN WINNESS WHEREOF, I have hereinto set by hand and official scal, at my office in the County of Manual State and State of Oldahoma, this day of the State of Oldahoma, this as Notary Public expires on the State of Oklahoma. My commission as Notary Public expires on the State of Oklahoma. Notary Public Manual County, State of Oklahoma. This instrument was filed for record on the State of Oklahoma. A. D. 101.2., at 985 o'clock. A. M.	and State of Okhahoum on this day of Co	19 personally appeared his wife, to me known to be
My commission as Notary Public expires on the 23 day of County State of Oklahoma, this notary Public State of Oklahoma. This instrument was filed for record on the 23 day of County A. D. 1012, at 985 o'clock. A. M.		
Notary Public Heavily County, State of Oklahouna. This instrument was filed for record on the 23 day of Cuy A. D. 101.2., at 9.35 o'clock. A. M.	of Oklahoma, this day of day of	and State
Notary Public Assembly County, State of Oklahouna. This instrument was filed for record on the 23 day of A. D. 101.2., at 9.85 o'clock. A. M.	my commission as a cutary runne expires on the	1) - Canast & aldene imente
plat) labour all		Notary Public Territoricounty, State of Oklahuma.
Deputy. Statisticy Register of Deeds,	, This instrument was filed for record on the 23 day of	of Colly A. D. 1912, at 900 o'clock of M.
	By Dept	uty. T. C. Mallelly Register of Deeds,