*#3583

MORTGAGE RECORD

REAL ESTATE MORTGAGE			
This Indenture, Made this Describette between grant & County and in the County and in the County and in the County and the law of th	day of	Calgar -	
WITNESSETH, That the said part 4 42 of the first part,	for and in consideration of the sum of	ne first part, and the FARM ANd part:	D Home Savings and Loan Associa-
sold, and by these presents do. E. Grant, Converdescribed real estate, lying and situated in the County of	X AND CONFIRM junto said party of t	he second part, its successors	and assigns, forever, all the following-
ill of Lot	rumbw	Fine (5) 13	Z
Block min	uper Lesend	5) ~~ 0	Da 16
Two winder	re to the li	ty of Pice	loc.
Oklahom, ace	netury to the	a corded of	lel
Harof and	all suppore	ments then	en
And all right, title, estate and interest of said grantor. in and with all rents of said property, with full power and authority to co singular the tenements, hereditaments and appurtenances thereto	to said premises, including all homest lect the same in case the conditions belonging.	end rights, which are hereby exp of this mortgage become broke	pressly waived and released, together in any particular, and with all and
TO HAVE AND TO HOLD THE SAME unto said party with said party of the second part, its successors and assigns, that granted, and scized of a good and indefeasible estate of inheritan that with will warrant and defend the same against the PROVIDED, ALWAYS, And these presents are upon the	at the delivery hereof	Zare the true and lawful ibrances, that there is no one	owner 26f the said premises above in adverse possession of same, and
of said part LLD of the first part, lonned and advanced to	the sum of Tifle	not fin wife ld	da e draya DOLLARS.
that will warrant and defend the same against the PROVIDED, ALWAYS, And these presents are upon the of said part LLD of the first part, lonned and advanced to AND, WHEREAS, Said part LLD of the first part agree general and special, against said lands and improvements thereon, insured in such company or companies as said second party may de successors or assigns, and also to keep said lands and improvement performed as aforesaid, then said party of the second part, its sucpaying the costs thereof, and may also pay the final judgment for of said premises, including all costs, and for the repayment of all of the said Association, these presents shall be security. AND WHEREAS, The said	when due, and to keep said improve signate, and the policy or policies of s thereon free from all statutory lien cessors or assigns, may pay such taxe any statutory lien claims, and may in moneys so expended together with	part, in successors and using ments in good repair, and to k insurance constantly transferre claims of every kind, and if as a and assessments, and may effivest such sums as may be nece the charges thereon as provid-	s, to have the traces into assessments, teep the buildings thereon constantly at to said party of the second part, its yor either of said agreements be not cet such insurance, for such purpose, easily to protect the title or possession to protect the title or possession did by the Constitution and By-Laws
AND WHEREAS, The said. Lot Land Cold did on the Landstate day of Landstate	OER MATH REST THE	deliver to the FARM AND HO	DAY SAVINGS AND LOAN ASSOCIATION
그 그 그리는 이번 경기 위에 이렇는 것이 없는 이렇게 되어 있다.	NOTE OR OBLIGATION	J	
FOR VALUE RECEIVED	to pay to the order of the FARM AF	NEVADA, MO., LOAN AS	SSOCIATION OF MISSOURI, the following
FOR VALUE RECEIVED promise sums of money, viz.: The sum of the same being the monthly dues on the fig. thereof, numbered 5227 Fifture Functional Claren and Fig. 50 DOLLAI	share of the capital stock of this day pledged by	of said Association, represented to said Association to secure DOLLARS; and the s	and evidenced by the certificate #:
Cleven and 93/100 DOLLAI	tS, the same being the interest due m DOLLARS, the sa	ionthly upon said sum so borro me_being_tbe_premium-due_n	wed by
promise seato may shid Association at its Home DOLL payments on stock, together with the carnings and profits credited said certificate of stock is estimated to mature and reach par value And LAC further agree	hereon, shall make said certificate of	stock equal to the par or face from date thereof.	value of said certificate of stock, and
penalties assessed on account thereof, in accordance with the rules secure said monthly payments shall, upon the sale thereof, be insulpromise. A and agree, and fully pay and discharge the same. In the said share, should be said share. So stock so taken and redeemed	Beient to repay said Association any	balance which may be due and o	owing on said loan
ment of all lines, penalues, advances, hens and other enarges snau yalue thereof, and the said share			
or obligation may be credited on such repayment of loan with the	withdrawal value of the stock carrie	d with same.	E Rodger (SEAT)
	474	ana (E Rodger (SEAL)
NOW, THEREFORE, If said part	shall pay the several sums of money aid, and shall faithfully perform all o mortgage may be immediately force clubefore named, made by said part as provided by the By-Laws of the	mentioned in said note or oblig f the said other agreements, the losed and enforced for the un y of the second part, to pay se said Association, for the non-p	ation, including all dues, interest and on these presents shall be void; other- paid amount of the principal of said aid taxes, assessments and insurance, payment of said interest, premiums.
expenditures, and the payment of the strength of the first part, for each of the first part, for said consideration, do	closing the same; all of which shall be d by said party of the second part shall be aive an appraisement of said real est	e a lien upon said premises and s all be applied on the payment o ate and all benefits of the home	ceured by this mortgage, and included f said debt. And the said part
IT IS UNDERSTOOD AND AGREED, By and between the accordance with the By-Laws of the Faim and Home Saying contract the By-Laws of said Association and the laws of the State IN WITNESS WHEREOF, The said part.	e parties hereto, that this entire cons AND LOAN ASSOCIATION OF MISSO	itract, and each and every pa int, and the laws of the State	rt thereof, is made and entered into of Missouri, and in construing this
(SE	(D)	John E	Rodger (SEAL)
(SP.		- Cala	C. Rodger (SEAL)
State-об Оксанома,)	ACKNOWLEDGMENT		<i>a</i>
COUNTY OF	Before me, a Notary Public	in and for the County of 10 / Z, personally appeared.	/ relsu
COUNTY OF JOHN JOHN JOHN JOHN JOHN JOHN JOHN JOHN	nstrument, and acknowledged to me d official scal, at my office in the Co	that the executed the same sounty of	his wife, to me known to be as This. free and voluntary and State
of Oklahoma, this day of My commission as Notary Public expires on the	red day of 1972	<u>E</u> 101.3	기가 하시다. 10명을 하는 경기를 위해 다. 1985년 전 기가 18명 전 경기 기가 기기
the idéntical person. Zwho executed the within and foregoing i net and deed, for the uses and purposes therein set forth. IN WITNESS WHERDON, I have hereunto set my hand an of Oklahoma, this	- see	Palel S	State of Oklahama.
This instrument was filed for record on the	day of " Cing		Corclock M.
Ву		o se alkay	Register of Deeds.
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