122	🗞 N	IORTGAG	E RECORD	N N
	× 43678 M	WANL DODEWORTH BOOK CO., LEAVENWO	BRTILEAN, NO. 21251 (Constant)	
		REAL ESTATE		
	This Indenture, Marto this	Iweriteth a car	yol allowst	19./.24
	in	County and State of Oklahoma, indep the laws of the State of Missouri, pa	y of <u>Elevent</u> part <u>All</u> of the first part, and the FARM AND Hosn ray of the second part; lon of the sum of <u>Elevent</u> part, the receipt w	SAVINGS AND LOAN ABBOCIA-
	Harre sold, and by these presents	do - GRANT, CONVEX AND CONFIRM UNIO	id by the sain of the second part, the receipt where said party of the second part, its successors and assessed part, its successors and assessed part, its successors and assessed part, its successors and second part, its	iereof is hereby acknowledged, igns, forever, all the following-
	described real estate, lying and situated in t	Les Plan to the Start	and State of Oklahoma; to-wit:	anna she canada sa alay ang sa alay an Ang sa alay ang
	ag 48 (8) 192	Block menseler	feet of Ret number. For CP in the new 12, according to the new 1 - Edewond.	and an and a second second Second second second Second second
	DJ utilitar	to Julzar Oklaba	ne, according to the neco	uu
	Ctred	all compensioner	- Acutor	nen en
	And all right, title, estate and interest of sair with all rents of said property, with full powe singular the tenements, hereditaments and a	d grantor and in and to said premises, incluer r and authority to collect the same acase pourtenances thereto belonging.	iding all homestead rights, which are hereby expressly t the conditions of this mortgage become broken in an	waived and released, together y particular, and with all and
	with said party of the second part, its succes	sors and assigns, that at the delivery here	successors and assigns, forever. Said part <i>AAU</i> of the of <i>THU</i> are the true and lawful owner, ear offail incumbrances, that there is no one in adve	of the said premises above
	that TALLY will warrant and defend t PROVIDED, ALWAYS, And these pr of said part the first part, loaned as	the same against the lawful and equitable resents are upon the express conditions the nul advanced to the Control of the Contr	the other in mean on the state of the other in a terms of all persons whomsoever. It, whereas, the said party of the second part at the	special instance and request
	AND, WHEREAS, Said part. 14 of general and special, against said lands and in	the first part agree <sup>9</sup> with the said part provements thereon, when due, and to ke	y of the second part, its successors and assigns, to pa p said improvements in good repair, and to keep the	y all taxes and assessments, buildings thereon constantly
4 1	successors or assigns, and also to keep said la performed as aforesaid, then said party of the paying the costs thereof, and may also pay the	ads and improvements thereon free from a e second part, its successors or assigns, ma the final judgment for any statutory lien els	y of the second part, its successors and assigns, to part p said improvements in good repair, and to keep the y or policies of insurance constantly transferred to sai l statutory lice relations of every kind, and it any or ei- ims, and may invest successments, and may effect sucl ins, and may invest success may be necessary to together with the charges thereon as provided by t when the charges thereon as provided by t make and deliver to the TATAL AND HOME SAN	her of said agreements be not i insurance, for such purpose, protect the title or possession
	of said premises, including all costs, and for of the said Association, these presents shall b AND WHEREAS, The said	the repayment of all moneys so expended a security. L. Discurr and Res	together with the charges thereon as provided by t	ie Constitution and By-Laws
	OF AllSSOURI	gation, which is made a part hereoi and is i	n words and lightes as lonows, to-wit:	
	FOR VALUE RECEIVED	noire OR OB	LIGATION NEVADA, MO., Control of the FARM AND HOME SAVINOS AND LOAN ASSOCIATION e capital stock of said Association, represented and ev be and association to secure a loan DOLIARS; and the sum of DOLIARS; and the sum of LIARS; the same being the premium due monthly , all of said sums of money, amounting in the aggrega of each and every month, and continue such mont	N OF MISSOURI, the following
	the same being the monthly dues on the sum of the same being the monthly dues on the same the same being the sa	share soft the this day pledged by	capital stock of said Association, represented and ev	denced by the certificate
	Twenty I Brill + 85/100	DOLLARS, the same being th	a interest due monthly upon said sum so borrowed by LLARS, the same being the premium due monthly	upon said sum so borrowed.
	And MM, promise to pay said Asso payments on stock, together with the earnings	ociation at its Home Office at Nevada, Mo DOLLARS, on the 20th day and profits credited thereon, shall make sa	., all of suid sums of money, amounting in the aggregat of each and every month, and continue such mont di certificate of stock equal to the par or face value of formemonths from date thereof.	e to hly payments until the dues said certificate of stock, and
	And further agree	, in case of default in the payment of sa dance with the rules and regulations of sai	d sums of money, or any part thereof, monthly as afe d sums of money, or any part thereof, monthly as afe Association, and if, in case of default, the stock pled ssociation any balance which may be due and owing or	presaid, to pay all fines and red and the security given to
	promise & and arrea -** to fully new and di	isoboves the same. The normant of said :	ssociation any balance which may be due and owing or nonthly sum aggregating I every consecutive mouth hereafter until the maturi tificateof stock to redemption by said Associati Association in full satisfaction of this obligation and c	
	or obligation may be credited on such repaym	물건 가슴 가슴 가슴 물건이 다 물건이 다 물건이 다 물건이 다 물건이 다 나는 것이 같아. 나는 것이 같아. 나는 것이 같아. 나는 것이 아니는 것이 아니는 것이 아니는 것이 아니는 것이 아니는 가 나는 것이 아니는 아니는 것이 아니 것이 아니는 것이	ice to the Homo Office of the Association at Nevada, the stock earlied with same.	(SEAL)
			Hatte May	
	NOW, THEREFORE, If said part <i>LU</i> , premium, when they shall be or become due an wise, the eame shall be and remain in full force note, the unpaid interest and premium, and	of the first part shall pay the several s and payable, as aforesaid, and shall faithfull a and effect, and this mortgage may be im the expenditures hereinbefore named, ma	ums of money mentioned in said note or obligation, in y perform all of the said other agreements, then these neditately foreclased and enforced for the unpaid am le by said party of the serond part, to pay said taxes - Low, of the said Association, for the non-payment - Market and the said Association, for the non-payment of which shall be a lien upon said premises and secured of said real estate and all benefits of the homestend ex-	presents shall be void; other- ount of the principal of said , assessments and insurance,
	and to protect the title to said premises, togeth expenditures, and the payment of mortgager attorney's fee for instituting suit upon this mo	her with the charges as provided by the B before their maturity, and ortgage; also for forcelosing the same; all	-Lows of the said Association, for the non-payment 	of said interest, premiums, DOLLARS as y this mortgage, and included
	in may decree of forcelosure rendered thereon, of the first part, for said consideration, do A. State of Oklahoma.	and all rents collected by said party of the . hereby expressly waive an appraisement . By and between the partice bornic, that	second part shall be applied on the payment of said de of said real estate and all benefits of the homestead ex- this optime contrast, and each and every part there	emption and stay laws of the
	in accordance with the By-Laws of the Faus contract the By-Laws of said Association and IN WITNESS WHEREOF. The said pa	AND HOME SAVINGS AND LOAN ASSOCIATION ASSO	this entire contract, and each and every part there row or Missourn, and the laws of the State of Missourn, even.	auri, and in construing this
			Al Derum Hattie May	(SEAL)
				Chrono (SEAL)
	STATE OF ORLAHOMA, COUNTY OF			ual
	and State of Oklahoma, on this 2 2 4 Control Control of the way of the identical person of who executed the w	ithin and foregoing instrument, and ackno	Notary Public in and for the County of Turk 10 (2, personally appeared 1 May Oracon Wedged to ma that the second the same as Ital	his wife, to me known to be
	act and deed, for the uses and purposes therein IN WITNESS WHEREOF, I have here of Oklahoma, this	n set forth. unto set my hand and official seal, at my	office in the County of Inclus	and State
	My commission as Notary Public expires	s on the "46", day of -2	Notary Public Line	U
	This instrument was filed for record on	in the second	Notary Public Julian A. D. 1912, at 2. 0'	County, State of Oklahoma. clock P. M.
	By	$\sim$ $\sim$ $\sim$ $\sim$		
		Seal		

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Name of Street

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