## MORTGAGE RECORD

	REAL ESTATE	MORTGAGE	
This Judenture, Made this Dave between Tells a Chickengle, James	which day	d Chezust	
between the thinking the property of the prope	e laws of the State of Missouri, party the first part, for and in consideration Dollars, in hand paid t Irant, Convey and Confirm unto sa	by the said party of the second part, the re- id party of the second part, its successors a	coipt whereof is hereby acknowledged, and assigns, forever, all the following-
- All M. I.I. mu	when Therteen	(13) in Block	number.
Twenty One (2.1)	non Bunglass Kladama, accordi	Hell addition	to the
reconced slat sche Thereove	ney And	all temperature	ente
AND, WHEREAS, Said part of the fire general and special, against said lands and improver insured in such company or companies is said second successors or assigns, and also to keep said lands and performed as aforesaid, then said party of the second paying the costs thereof, and may also pay the final of said premises, including all costs, and for the region the said party as second the said premises.	to said party of the second part, its sur designs, that at the delivery hereof of inheritance therein, free and clear a ngainst the lawful and equitable clare upon the express conditions that, meed to the said party of the party may designate, and the policy of improvements thereon free from all stopped; the party its successors or assigns, may pindement for any statutory lien claim anyment of all moneys so expended to	ecessors and assigns, forever. Said part	and the first part hereby covenants ownerof the said premises above in adverse possession of same, and that the special instance and request the same of the sa
AND WHEREAS, The said.  did on the Littly Market day of Littly did on Missouri Mossouri note or obligation, v	which is made a part hereof and is in t	make and deliver to the FARM AND Ho	ME SAVINGS AND LOAN ASSOCIATION
^	NOTE OR OBL	IGATION NEVADA NO TUGIL	+20th 10/2
FOR VALUE RECEIVED.  sums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered.  Size Size Size Size Size Size Size Size	promise to pay to the order of the share of the cather this day pledged by DOLLARS, the same being the in	the Farm and Home Savings and Loan as upital stock of said Association, represented to said Association to secure DOLLARS; and the secures to the secure of the said August Sources of the said sum so borro	sociation of Missouil, the following DOLLARS, and evidenced by the certificate a loan of the sum of and the sum of and the sum of
And promise to pay said Association	at its Home Office at Nevada, Mo.,	ARS, the same being the premium due mail of said sums of money, amounting in the	onthly upon said sum so borrowed. aggregate to
payments on stock, together with the earnings and pressid certificate of stock is estimated to mature and real control of the secure and mature and real control of the secure and mature and agree	so of default in the phymetat of said A creof, be insufficient to repay said Asse t the same. The payment of said in	sums of money, or any part thereof, monthly issociation, and if, in case of default, the sto ceiation any balance which may be due and c athly sum aggregating	y as aforesaid, to pay all mes and che pledged and the security given to being on said loan  maturity of said stock, and the pay- ssociation at the accredited carned on and deed of trust or mortgage to
This obligation may be paid off at any time user obligation may be credited on such repayment of		stock carried with same.	
		C.C. Clarac	(SEAL)
NOW, THEREFORE, It said part of the premium, when they shall be or become dugand pays wise, the same shall be and remain in full force and e note, the unpaid interest and premium, and the expenditures, and the paying of the premium of the paying of the paying the		is of money mentioned in said note or oblig perform all of the said other agreements, the diately forcelosed and enforced for the un- by said party of the second part, to pay so- aws of the said Association, for the non-p	(SEAL) tion, including all dues, interest and in these presents shall be void; other- aid amount of the principal of said did taxes, assessments and insurance, ayment of said interest, premiums,
State of Oklahoma.  IT IS UNDERSTOOD AND AGREED, By an accordance with the By-Laws of the Fann AND Contract the By-Laws of said Association and the law IN WITNESS WHEREOF, The said part	nd between the parties hereto, that the	nis entire contract, and each and every par on or Missouri, and the laws of the State	rt thereof, is made and entered into of Missouri, and in construing this
·	(SEAL)	O. a. Clabai	Al (SEAL)
	(SEAT)		(SEAL)
SPATE OF OKLAHOMA.	ACKNOWLEDO	IMENT	
COUNTY OF Pulsa	Before me, a No	ptary Public in and for the County of	Julea
STATE OF OKLAHOMA,  COUNTY OF			
This instrument was filed for record on the	7 day of Sept		
3y	Deputy.	C Walkley	
	(Seal		