CONTRARED

## MORTGAGE RECORD

# 44284

This Indenture, Made this Lies	REAL ESTATE MC	September	10/2
Leve sold, and by these presents do	GRANT, CONVEY AND CONFIRM UNIO said be	Leptumber  Lof the first part, and the Farm and Home Savings at its sum of	, all the following
all of lot me	mber Line (6) in Be	lock necessiber Twenty found	0
(24) in Owen a	addition to Telsa,	Oklahama, according to.	
the seconded	plat thereof	and State of Oklahoma, to-wit:  Jock number Twenty Jours  Oklahoma, according to	
a a	all improve	emuts dareon	ar algebracións agregas como s del la cominación agregas como la como acualista como como como como como como como com
			n produce de la companya de la comp La companya de la co
nd all right, litle, estate and interest of said grant ith all rents of said property, with full power and s	or 9in and to said premises, including all authority to collect the same in case the cor	homestead rights, which are hereby expressly waived and ditions of this mortgage become broken in any particular,	released, togeth
TO HAVE AND TO HOLD THE SAME in ith said party of the second part, its successors an control and seized of a good and indefensible estat	nto said party of the second part, its successed assigns, that at the delivery hereof	ors and assigns, forever. Said part **Mof the first part I	hereby covenant d premises abo don of same, a
said part	the sum of	Tifteen Audided	DOLLAR
AND, WHEHEAS, Sad park **** of the in- neral and special, against said lands and improven sured in such company or companies as said secons crossors or assigns, and also to keep said lands an rformed as aforesaid, then said party of the secon ying the costs thereof, and may also pay the final said premises, including all costs, and for the re-	st part agree with the said party of the neuts thereon, when due, and to keep said I party may designate, and the policy or po i improvements thereon free from all statut d part, its successors or assigns, may pay si judgment for any statutory lien claims, an payment of all moneys so expended togethe	of all persons whomsoever.  The said party of the second part at the special instance of the second part, its successors and assigns, to pay all taxes improvements in good repair, and to keep the buildings it licies of insurance constantly transferred to said party of tory lien claims of every kind, and if any or either of said that axes and assessments, and may effect such insurance, if may invest such sums as may be necessary to protect the re with the charges thereon as provided by the Constitution of the charges thereon as provided by the Constitution of the charges thereon as provided by the Constitution of the charges as follows, to-wit:	hereon constant he second part, agreements he r for such purpo title or possessi tion and By-La
AND WHERIAS, The said.  d on the description of the Missouri Missouri note or obbgation,	which is made a part hereof and is in words	e and deliver to the FARM AND HOME SAVINGS AND I and figures as follows, to-wit:	oan Associati
	NOTE OR OBLIGA	ATION NEVADA, MO. September 26	1 th 19/2
FOR VALUE RECEIVED	promise to pay to the order of the shrees of the capita this day pledged by	TION  NEVADA, MO., September 2. C.  FARM AND HOME SAVINGS AND JOAN ASSOCIATION OF MISSO  stock of said Association, represented and evidenced by  to said Association to secure a loan of  DOLLARS; and the sum of  the monthly upon said sum so borrowed by  the same being the premium due monthly upon said sums of money, amounting in the aggregate to	ount, the followi DOLLAR the certificate
Eleven id Too	DOLLARS, the same being the intere	st due monthly upon said sum so borrowed by	and the sum
cure sad monthly payments shall, upon the sale to omiseand agreeto fully pay and discharg ent of all fines, penalties, advances, liens and othe due thereof, and the said share 2. of stock so taken	ereor, he manufect to repay said association	th and every month, and continue such monthly paymer icate of stock equal to the par or face value of said certification of said services of money, or any part thereof, monthly as aforesaid, to fation, and if, in case of default, the stock pledged and the on any halance which may be due and owing on said loans a sum aggregating.  The consecutive month hereafter until the maturity of said structures of sock to redemption by said Association at the tion in full satisfaction of this obligation and deed of trus	nd 37/100
eure the same.  This obligation may be paid off at any time to obligation may be credited on such repayment of	non giving thirty days' written notice to t	he Home Office of the Association at Nevada, Mo., in whick carried with same.	ch event this no
	리마 얼마나 되었다. 그 시민은 경기 얼마라다.	Daniel a Rowe	SEA
	[일요] : #12] :	Ethel Powe	SEA
NOW, THEREFORE, If said part (2.4	the first part shall pay the several sums of able, as a foresaid, and shall faithfully performed the several sums of a several fleet, and this mertgage may be insuediate producers hereinbefore named, made by so the charges as provided by the By-Laws their macurity, and	money mentioned in said note or obligation, including all cm all of the said other agreements, then these presents shy forcelosed and enforced for the unpaid amount of the aid party of the second-part, to pay said taxes, assessment of the said Association, for the fon-payment of said in shall be a lien upon said premises and source by this mort, part shall be applied on the payment of said debt. And the real estate and all benefits of the homestead exemption an	dues, interest a all be void; other principal of so its and insuran- derest, premium DOLLARS
orney's fee for instituting suit upon this mortgag any decree of forcelosure rendered thereon, and all the first part, for said consideration, do here te of Oklahoma.	e; also for forcelosing the same; all of which rents collected by said party of the second by expressly waive an appraisement of said	shall be a lien upon said premises and secured by this mort, part shall be applied on the payment of said debt. And the real estate and all benefits of the homestead exemption an	gage, and incilid te said part. 44. id stay laws of t
IT IS UNDERSTOOD AND AGREED, By a accordance with the By-Laws of the FARM AND attract the By-Laws of said Association and the law IN WITNESS WHEREOF, The said particles	nd between the parties hereto, that this er Home Sammes and Loan Association of vs of the State of Missouri are to govern. of the first part have chereunto set	ntire contract, and each and every part thereof, is made Aussonnt, and the laws of the State of Missouri, and in Liuda	and entered in a constraing the ve written.
	(SEAL)	Wante of Stowe	(SEA)
	그러움을 되는 가지를 받는 것 같은 그들이 그렇게 되었다.	6 thet frome	SEA
State of Oklahoma,	ACKNOWLEDGMI		
	dev of Section Reserved	Public in and for the County of	<u>~</u>
s identical person	and foregoing instrument, and acknowledge orth.  of my hand and official seal, at my office in 1942	the County of	o me known to ee and volunta and Sta
My commission as Notary Public expires on the	2)8	Note Public Falled County, St	Late of Oklahom
This instrument was filed for record on the	23 day of Sept	A. D. 1912., at / O o'clock A	<u></u> м.
	Deputy.	A6 Walkley 1	tegister of Deed
	Heal)		