£44913

MORTGAGE RECORD

CAMI, DOBSVORTH BOOK CO., LEAVENWORTH, KAN. No. 21251

REAL ESTATE MORTGAGE	
between County and State of Oklahoma TION OF MISSOURI, a corporation organized under the laws of the State of Missouri, p WITNESSETH, That the said part elegat the first part, for and in consider	any of Clarker 1012 Welfile Juny
in County and State of Oklahoma TION OF MISSOURI, a corporation organized under the laws of the State of Missouri, p	, part. Alcof the first part, and the Farm and Home Savings and Loan Associated of the second part:
WITALISISTII, That the said part Lie of the first part, for and in considera	aid by the said party of the second part, the receipt whereof is hereby acknowledge
Milliand I and by these presents do	to said party of the second part, its successors and assigns, lorever, all the following
all githe northerly Forty Six	30 feet of the Southerly ninety
Two (92) Just of the Easterly ninety (90) pet of Lot number One (1)
in Block number One Our the ois	inal town or bits of Julsa Okla-
home according to the Government	nt Survey and alast thereon
described real estate, typing and situated in the Country of States Stat	nem (
and the same of th	
عود فيد وفي بأران فيعرض وميروهم كالمؤلفين والمسيونية فينوا والمأولة فأدان والمنافية والمالية والمنافية	ana and mana tang and and and and an alter a superaction of proceedings and a such estimates
D. C.	
nd all right, title, estate and interest of said grantor. An and to said premises, inc ith all rents of said property, with full power and authority to collect the same in ca- pendar the tenements. hereditaments and anoutensyees thereto belonging.	luding all homestead rights, which are hereby expressly waived and released, togethe
ith all rents of said property, with full power and authority to collect the same in can ngular the tenements, hereditaments and appurtenances thereto belonging.	se the conditions of this mortgage become broken in any particular, and with all an
TO HAVE AND TO HOLD THE SAME unto said parky of the second part, it is said party of the second part, it is successors and assigns, that at the delivery he ranted, and seized of a good and indefeasible estate of inheritance therein, free and	is successors and assigns, forever. Said part its the first part hereby covenant reof the fact part hereby covenant and lawful owner soft the said premises above
ranted, and seized of a good and indefeasible estate of inheritance therein, free and late the same against the lawful and equitable	clear of all persons whomsoever.
ranted, and serzed of a good and indetenable estate of inheritance therein, free and the same against the lawful and equilable PROVIDED, ALWAYS, And these presents are upon the express conditions to said fart. Of the first part, loaned and advanced to the first part, loaned and advanced to the sum of the sum of the sum of the sum of the same of the sam	hat, whereas, the said party of the second part at the special instance and reque
AND, WHEREAS Said part, Wol the first part agree, with the said pa	Thirles Hundel DOLLARS
the sum of an energy and the sum of an energy and special, against said lands and improvements thereon, with the said part and special, against said lands and improvements thereon, when due, and to k sured in such company or companits as said second party may designate, and the particessors or assigns, and also to keep said lands and improvements thereon free from prormed as aforesaid, then said party of the second part, its successors or assigns, maying the costs thereof, and may also pay the final judgment for any statutory lieu said premises, including all costs, and for the repayment of all moneys so expende the said Association, these presents shall be security. AND WHEREAS, The said	cep said improvements in good repair, and to keep the buildings thereon constant icy or policies of insurance constantly transferred to said party of the second part, i
ecessors or assigns, and also to keep said lands and improvements thereon free from Prormed as aforesaid, then said party of the second part, its successors or assigns, m	all statutory lien claims of every kind, and if any or either of said agreements be may pay such taxes and assessments, and may effect such insurance, for such purpose the control of the
tying the costs thereof, and may also pay the final judgment for my statutory hen of said premises, including all costs, and for the repayment of all moneys so expende	d together with the charges thereon as provided by the Constitution and By-Lav
AND WHEREAS, The said I My Saw and his	wife Melli Land
Missouri Linear note or obligation, which is made a part hereof and is	2, make and deliver to the Faish and Home Sayings and Loan Association in words and figures as follows, to-wit:
NOTE OR O	BLIGATION NEW AND NO NATIONAL LOTTE 10/2
FOR VALUE RECEIVED promise to pay to the ord ms of money, viz.: The sum of the ord ms of money, viz.: The sum of the share of the creef, numbered this day pledged by this day pledged by the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the promise to pay said Association at its Home Office at Nevada, and the pay the	or of the Farm and Home Savings and Loan Association of Missouri, the following
ms of money, viz.: The sum of	he capital stock of said Association, represented and evidenced by the certificate
ereof, numbered 3174 this day pledged by	to said Association to secure a loan of DOLLARS: and the sum of
Terrand 1/100 DOLLARS, the same being	the interest due monthly upon said sum so borrowed by well and the sum
promise to pay said Association at its Home Office at Nevada, M	fo., all of said sums of money, amounting in the aggregate to
bromss	and certificate of stock equal to the par or face value of said certificate of stock, an
aid certificate of stock is estimated to mature and reach par value in	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines an
romise	nd every consecutive month hereafter until the maturity of said stock, and the pay
nent of all fines, peralties, advances, liens and other charges shall entitle all of said calue thereof, and the said share. Lof stock so taken and redeemed shall be taken by said	ertificateof stock to redemption by said Association at the accredited carried discountry and deed of trust or mortgage t
eure the same. This obligation may be paid off at any time upon giving thirty days' written ne obligation may be credited on such repayment of loan with the withdrawal value of	
보다 하나는 뭐 되었어. 살았다고 있는 그리고 하는 사람이 나는 얼굴이 하다고 하고 하다.	W. Jaw (SEAL
(SEAL)	So on O
VOW MICHAELO VOLLA CALLES CALLES	SEAI
emium, when they shall be or become due and payable, as aforesaid, and shall faith	fully perform all of the said other agreements, then these presents shall be void; other much lately foreclosed and enforced for the unpaid amount of the principal of said
tle, the unpaid interest and premium, and the expenditures hereinbefore named, not to protect the title to said premises, together with the changes as provided by the	nade by said party of the second part, to pay said taxes, assessments and insurance By-Laws of the said Association, for the non-payment of said interest, premium
NOW, THEREFORE, It said part————————————————————————————————————	Il of which shall be a lien upon said promises and secured by this mortgage, and include
any decree of foreclosure rendered thereon, and all rents collected by said party of the first part, for said consideration, do hereby expressly waive an appraisement	he second part shall be applied on the payment of said debt. And the said part. And the s
ate of Oklahoma. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, the	at this entire contract, and each and every part thereof, is made and entered int
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, th accordance with the By-Laws of the Farm and Home Savings and Loan Association the By-Laws of said Association and the laws of the State of Missouri are to the UTINESS WHEREOF, The said part Action the first part ha and Albert and Action 1.	CAPTION OF AIRSO DAI, And the law of the law and year first above written
IN WITNESS WHEREOF, The said part . Class the first part ha and hereur	110 See ACTUALLY, MILITIAL STATES ON MAY MIT YEST MIST MOOVE WITHIN
(SEAL)	Dellie Luw (SEAI
(SEAL)	
ACKNOWLI	DGMENT
NINTY OF Before me.	a Notary Public in and for the County of Dulsa-
d State of Oklahoma, on this 19th day of Office	19/2. personally appeared
STATE OF OKLAHOMA, SEATH OF OKLAHOMA, SS. Before me, d State of Oklahoma, on this day of and life in the uses and purposes therein set forth. IN WITKESS WHEREOE, I have hereunto gain my hand and official seal, at in	nowledged to me that liet executed the same as thello. free and voluntar
thind deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF I have hereunto set my hand and official seal, at in Oklahoma, this	y office in the County of Yulia nnd Stat
Oklahoma, this day of Clouds My commission as Notary Public expires on the lb The day of the	Chury 10/6
Geney	1 Hazel My Orouth
	Notary Public Sulfan County, State of Oklahoma
This instrument was filed for record on the day of	OCT A. D. 1912, at 2 0'clock J.M.
y Deputy. ×	At B. et elbley Register of Deeds
Sene!	