## MORTGAGE RECORD

# 44906

	REAL ESTAT	E MORTGAGE	
This Indenture, Made this Min	itienth	day of October	10/3
har sold, and by these presents do La	GHANT, CONVEY AND CONFIRM II	day of Potaber  10. party of the first part, and the Farm and H party of the second part:  Tation of the sun of paid by the said party of the second part, the receip nto said party of the second part, its successors and	assigns, forever, all the following-
all of Lot num	her Thirty (30)	in Block number i	Doa (2) in
Carlton Class, an	, addition to	and State of Oklahoma, to we will be seen the seen or beity of corded plat thereof thereof	2 Dulsa,
Oklahoma, accordi	ng to the re	corded plat thereof	
and all in	brownients I	Hereon	
and annual of a company of the compa	Helical 100 minut arthur the contract of the c		and any to him to many instance of the comment.
singular the tenements, hereditaments and appurts TO HAVE AND TO HOLD THE SAME t with said party of the second part, its successors a granted, and seized of a good and indefensible est	mances thereto belonging. Into said party of the second part, and assigns, that at the delivery l Ito of inheritance therein, free an	ncluding all homestead rights, which are hereby express ase the conditions of this mortgage become broken ir its successors and assigns, fotever. Said part of the conditions are the true and lawful ow delear of all incumbrances, that there is no fine in ole claims of all persons whomsoever.	of the first part hereby covenant.
AND, WHEREAS, Said part of the figure and appeared and special, against said landy and improve misured in such company or compaying as said secon successors or assigns, and also to keep said lands a performed as aforesaid, then said party of the secon paying the costs thereof, and may also pay the final of said premises, including all costs, and for the rot the said Association, these presents shall boyfeet	the sum of rst part agree. With the said pments thereon, when due, and to d party may designate, and the pad improvements thereon free fron d part, its successors or assigns, judgment for any statutory lien epayment of all moneys so expensively.	ole claims of all persons whomsoever, what, whereas, the said party of the second part at successors and assigns, the seep said improvements in good repair, and to keep olicy or policies of insurance constantly transferred to nail statutory lien claims of every kind, and if any of may pay such taxes and assessments, and may effect claims, and may invest such sums as may be necessareled together with the charges thereon as provided by the said together with the charges thereon as provided by the said together with the charges thereon as provided by the said figures as follows, to-wit;	DOLLARS.  pay all taxes and assessments, the buildings thereon constantly said party of the second part, its reither of said agreements be not such insurance, for such purpose, y to protect the title or possession by the Constitution and By-Laws
AND WHEREAS, The said did on the Namell factor, day of mote or obligation,	Physical Bland, 16 which is made a part hereof and	A., make and deliver to the Faint and Home is in words and figures as follows, to-wit;	SAYINGS AND LOAN ASSOCIATION
	NOTE OR (	OBLIGATION NEVADA, MO, Octobe	v/qxh 1912
FOR VALUE RECEIVED	venty Signature Soft	DBLIGATION  NEVADA, MO., October  the farm and Home Sayings and Loan Association represented an  the capital stock of said Association, represented an  to said Association to secure a language of the said the sum  DOLLARS; and the sum  the interest due monthly upon said sum so borrowed  DOLLARS, the same being the program due man  Mo. all of said sums of money, mountaing in the agree	ATION OF MISSOURI, the following DOLLARS, I evidenced by the certificate onn of
Ninetien and office of four	DOLLARS, the same being	the interest due monthly upon said sum so borrowed	by. and the sum of
payments on stock, together with the earnings and p said certificate of stock is estimated to mature and r And	DOLLARS, on the 20th profits credited thereop, shall make cach par value in Account of the payment of with the rules and regulations of hereof, be insufficient to repay saige the same. The payment of specific control of the payment	day of each and every month, and continue such result or side certificate of stock equal to the part or face valuations	anonthly payments until the dues to of said certificate of stock, and a saforesaid, to pay all fines and bledged and the security given to up on said loan.  Lurity of said stock, and the payintion at the accredited carned and deed of trust or mortgage to
or obligation may be credited on such repayment o	f loan with the withdrawal value		상계들은 많이 그런 얼마를 하다.
		Joseph E. B.	
NOW, THEREFORE, it said part	(SEAL)  f the first part shall pay the severyable, as aforesaid, and shall failly effect, and this mortgage may be kneeditures hereinbefore named, the the charges as provided by the limit maturity, and re; also for forcelosing the same; Il rents collected by said party of chy expressly waive an annuasem	al sums of money mentioned in said note or obligation fully perform all of the said other agreements, then immediately foreclosed and enforced for the unpaid made by said party of the second part, to pay said By-Laws, of the said Association, for the non-payr all of which shall be a lien upon said premises and sour the second part shall be applied on the payment of said ent of said real estate and all benefits of the homester.	"(SEAL) ", including all dues, interest and ness presents shall be void; other-amount of the principal of said axes, assessments and insurance, rent of said interest, premiums, DOLLARS as red by this mortrage, and included debt. And the said part.————————————————————————————————————
IT IS UNDERSTOOD AND AGREED, By in accordance with the By-Laws of the Farm and	and between the parties hereto, t Home Savings and Loan Asso	hat this entire contract, and each and every part to clarron of Missouri, and the laws of the State of govern.  Into set	hereof, is made and entered into Missouri, and in construing this
$\mathcal{M}$	(SEAL)	Joseph E D	lain (SEAL)
this way by a mixing a majorum and a majorum magnas grandar that			(SEAL)
STATE OF OKLAHOMA.	ACKNOWL	EDGMENT	
COUNTY OF July 10 16	Before me	, a Notary Public in and for the County of	ulsa.
the identical personwho executed the within act and deed, for the uses and purposes therein set in WITNESS WHEREOF, I have hereunto	and and and and foregoing instrument, and according to the control of the control	s, a Notary Public in and for the County of	his wife, to me known to be his. free and voluntary and State
My commission as Notary Public expires on t	he 26 th siay of 2	ny office in the County of Sulsa 19/2.  19/2.  19/2.  19/2.  19/2.  Notary Public Tulk	aCounty, State of Oklahoma.
This instrument was filed for record on the .	19 day of 0	2/ A. D. 1912, at	o'clock M.
Ву	Domity.	Notary Public Tills  A. D. 1912, at  A. L. Walkley	