## MORTGAGE RECORD

X145101

OOMPARED

	REAL ESTATE	
This Indenture, Made this Min	eteenth and his	ay of October 1012
TUNIMINA	Dollars, in hand pa	ay of October 1914  part leads the first part, and the Farm and Home Savings and Loan Association of the second-part:  aid by the said party of the second part, the receipt whereof is hereby acknowledges
		o said party of the second part, its successors and assigns, forever, all the following and State of Oklahoma, to-wit:
del Of tall Sout	herly Twenty	Twe an ful of Late number one a
and all of the Ma	thery dwenty	Dine (33) peet of Sat number and
all in Stacke muss	alla One Hund	read Inding (30 and the oligenan
Survey and Plat	thereof	i, according to the Government
I and all	Cumpuseone	ate threws
a annanan nyaéta 1900 ang akit mga kalaman kalaman manahasan ang manangkan manahasan manahasan (1800). Manahas	are provided the first and representation and resident an	onfatin biringapifikankan Sagaran kodija, ortog Sagaran ortiga armiya armiyatan ortografi sagaran ortografi sa
	·	akatang panakasakin mana salah na kala berantan mengelah kebaha dapat berang dapat dapat berang dapat berang d Panangganggan menjambah salah sa
singular the tenements, hereditaments and appurt	tenances thereto belonging.	uding all homestead rights, which are bereby expressly waived and released, togethe e the conditions of this mortgage become broken in any particular, and with all an s successors and assigns, forever.—Said part April 1961 the first part hereby covenant.
with said party of the second part, its successors a granted, and seized of a good and indefeasible est	and assigns, that at the delivery her ate of inheritance therein, free and coursely	cold for the said premises above the said premises above the said premises above the cold incumbrances, that there is no one in adverse possession of same, an claims of all persons whomeover
of said part All of the first part, loaned and ad	vanced to John E. TE	nat, whereas, the said party of the second part at the special instance and reques
AND, WHEREAS, Said part Let of the general and special, against said lands and improve	first part agree with the said par ements thereon, when due, and to ke	bollars by of the second part, its successors and assigns, to may all taxes and assessment per said improvements in good repair, and to keep the buildings thereon constantly considered to said party of the second part, it all statutory lien claims of every kind, and if any or either of said agreements be no may pay such taxes and assessments, and may effect such insurance, for such purpose aims, and may invest such sums are may be necessary to protect the title or possession I together with the charges thereon as provided by the Constitution and By-Law and the charges thereon as provided by the Constitution and By-Law and the charges thereon as provided by the Constitution and By-Law and the charges thereon as provided by the Constitution and By-Law and the charges thereon as provided by the Constitution and By-Law and the charges thereon as provided by the Constitution and By-Law and the charges the charge the
nattret in siten company or companies as said secon successors or assigns, and also to keep said lands a performed as aforesaid, then said party of the seco	nd improvements thereon free from a and part, its successors or assigns, mr	by or poneties of insurance constantly transferred to said party of the second part, it all statutory lien claims of every kind, and it any or either of said agreements be no ay pay such taxes and assessments, and may effect such insurance, for such purpos-
Daying the costs thereof, and may also pay the fina of said premises, including all costs, and for the of the said Association, these presents shall be see	I judgment for any statutory hen cherepayment of all moneys so expended urity.	aims, and may invest such sums as may be necessary to protect the title or possessio I together with the charges thereon as provided by the Constitution and By-Law
AND WHEREAS, The said Octor	er Rouger and	make and deliver to the FARM AND HOME SAVINGS AND LOAN ASSOCIATIO
		[14](17](17](17](17](17](17](17](17](17](17
FOR VALUE RECEIVED		BLIGATION  NEVADA, MO., October 101/2 101/
he same being the monthly dues on the	share for the	e capital stock of said Association, represented and evidenced by the certificate
hereof numbered 3278	this day pledged by	to said Association to secure a loan of
And area promise to past said Association	ion at its Home Office at Nevede Al	ne interest due monthly upon said sum so borrowed by the same being the prentum due monthly upon said sum so borrowed a sall afsaid sum so finney amounting in the aggregate to
payments on stock, together with the carnings and	DOLLARS, on the 20th da profits credited thereon, shall make s	o, all of said sums of money, amounting in the aggregate to y of each and every month, and continue such monthly payments until the due aid certificate of slock equal to the par or face value of said certificate of stock, an months from date thereof.
And further agree in account thereof, in accordance	case of default in the payment of so e with the rules and regulations of sa	aid sums of money, or any part thereof, monthly as aloresaid, to pay all lines an aid Association, and if, in case of default, the stock pledged and the security given t
secure said monthly payments shall, upon the sale promise and agree to fully pay and dischar	thereof, be insufficient to repay said a rge the same. The payment of said	Association any balance which may be due and owing on said loan monthly sum aggregating
nent of all fines, penalties, advances liens and other	ner charges shall entitle all of said ce en and redeemed shall be taken by said	monthly sum aggregating ad every consecutive month hereafter until the maturity of said stock, and the pay retificateof stock to redemption by said Association at the accredited earned a kasociation in full satisfaction of this obligation and deed of trust or mortgage to
ecure the same.		otice to the Home Office of the Association at Nevada, Mo., in which event this not the stock carried with same.
	교기가 하다 중요한 하는 중요한 가능	Lahn C. Rodger (SBAL
<u>, and an annual state of the s</u>		The page of more
NOW, THEREFORE, If said part Llac A	of the first part shall pay the several tyable, as aforesaid, and shall faithful	sums of money mentioned in said note or obligation meluding all dues, interest and illy perform all of the said other agreements, then these presents shall be void; other mediately foreclosed and enforced for the unpaid amount of the principal of saided 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, premiums and the said Association of the principal of said interest, premiums and the said by the said part and for the payment of said debt. And the said part the said real estate and all benefits of the homestead exemption and stay laws of the
vise, the same shall be and remain in full force and tote, the unpaid interest and premium, and the early to protect the title to said premises, together w	l effect, and this mortgage may be im expenditures hereinbefore named, may with the charges as provided by the I	mediately forcelosed and enforced for the unpaid amount of the principal of sau ade by said party of the scrond part, to pay said taxes, assessments and insurance 3y-Laws of the said Association, for the non-payment of said interest, pre <del>miums.</del>
xpenditures, and the payment of mortgages before thomey's fee for instituting suit upon this mortga	o their maturity, and	of which shall be a lien upon said premises and secured by this mortgage, and neluder
n any decree of forcelosure rendered thereon, and i f the first part, for said consideration, do he tate of Oklahoma.	all rents collected by said party of th	e second part shall be applied on the payment of said debt. And the said part. And the said part. And the said real estate and all benefits of the homestead exemption and stay laws of the
IT IS UNDERSTOOD AND AGREED, By n accordance with the By-Laws of the Faim and	and between the parties hereto, that I Home Savings and Loan Association of the State of Missaving are to	at this entire contract, and each and every part thereof, is made and entered into action of Missouri, and the laws of the State of Missouri, and in construing this overn.
IN WITNESS WHEREOF, The said part	He first part hand. hereunt	to set All hand and scal alle day and year first above written.
a maganan ang arawa ang arawan ang arawa an	(SEAL)	John C. Rodger (SEAL)
e manual a Commenta a a ana sa		
State of Oklahoma,	ACKNOWLE	DGMENT
ounty or	day of October	Notary Public in and for the County of 10/2, personally appeared
the identical person who executed the within	and foregoing instrument, and acku	Notary Public in and for the County of 1972 1972 1972 1972 1972 1972 1972 1972
Oklahoma, this 2/37 day of	etoler	19/2.
My commission as Notary Public expires on	the 2674, day of Ste	Triang 1016 Proute
	(sear)	State of Okanomia
This instrument was filed for record on the	28 day of OC	A. D. 1912, at 1/05 o'clock M.
y	<b>=</b> Q_) Deputy	J. B. Walkley Register of Deeds.
		살이 가는 경우를 가는 하는 것을 하는 것이 없는 것이다.