## MORTGAGE RECORD

#45823

		E MORTGAGE		
This Judenture, Made this between Lase the Barrell	lair scrale	day of Miles	rsed	10/2
TION OF MISSOURIA corporation organized under WITNESSETH, That the said part.	County and State of Allahom, the laws of the State of Allasouri, the laws of the State of Allasouri, the the first part, for and in-consider Dollars, in hand Chart, Conver and Congress up	party of the first part, and party of the second part: ration of the sum of	the FARM AND HOME SAVINGS.  LANGE LANGE LANGE LANGE AND LANGE LANG	AND LOAN ASSOCIA
Win Partton De Oktoberna accord	act an la ing to the re improvement	action to a	he aity of !	Tulsaz
anga at maga pangangan da kanangan pangangan da kanangan pangan banan da kanangan banan banan banan banan bana Banangan banan	and the second of the second o	a dilulux c		
Same and the state of the state		أوسيس وتنفأ هيشا لدائدة للفالسشانية شكلت		
And all right, title, estate and interest of said gram with all rents of said property, with full power and singular the tenements, hereditaments and appurt TO HAVE AND TO HOLD THE SAME	ntorin and to said premises, in authority to collect the same in conneces thereto belonging, unto said party of the second part.	icluding all homestend rights, which use the conditions of this mortgage	are hereby expressly waived and become broken in any particular	released, together, and with all and
with said party of the second part, its successors a granted, and seized of a good and indefeasible est	md assigns, that at the delivery h ate of inheritance therein, free and	ereofare the tru I clear of all incumbrances, that the	e and law of ownerof the sa cre is no one in adverse posses	id premises above sion of same, and
that T.K. will warrant and defend the sa PROVIDED, ALWAYS, And these present of said part	the sum of the said pure the said pure intents thereon, when due, and to all party may designate, and the pend improvements thereon free from all part, its successors or assigns, 1	arty of the second part, its success keep said improvements in good re liev or policies of insurance consta- all statutory lien claims of every may pay such taxes and assessment	ors and assigns, to pay all taxes pair, and to keep the buildings atly transferred to said party of kind, and if any or either of said s, and may effect such insurance.	DOLLARS. and assessments, thereon constantly the second part, its agreements be not for such purpose.
paying the costs thereof, and may also pay the fina of said premises, including all costs, and for the roof the said Association, these presents shall be seen AND WHEREAS, The said	judgment for any statutory lien chayment of all moneys so expend urity.	claims, and may invest such sums a get together with the charges there are together with the charges there are together with the charges there are together to the sum of the su	s may be necessary to protect the constitution as provided by the Constitution and Home Sayings and	e title or possession dion and By-Laws manifed LOAN ASSOCIATION
	NOTE OR O	BLIGATION NEVADA. N	10. Movember	25/2-19/2
FOR VALUE RECEIVED.  sums of money, viz.: The sum of  the same being the monthly dues on the  hereof, numbered	Senemana G	der of the Farm and Home Sayings the capital stock of said Association to said Associa DOLLAI	n, represented and evidenced by tion to secure a loan of	the certificate
And promise to pay said Association	DOLLARS, the same being  Ton at its Home Office at Nevada.	the interest due monthly upon said  ODLARS, the same being the pr  Mo., all of said sums of money, amo	sum so borrowed by	and the sum of sum of sum so borrowed.
payment on stock, together with the carnings and paid certificate of stock is estimated to mature and remained to the carnings and particles assessed on account thereof, in accordance secure said monthly payments shall, upon the sale to	case of default in the payment of with the rules and regulations of s hereof, be insufficient to repay said	said sums of money, or any part the said Association, and if, in case of d I Association any balance which ma	efault, the stock pledged and the v be due and owing on said loan.	security given to
romise and agree to fully pay and displar from Sleven and The same of the same and the salue thereof, and the said share of stock so take becure the same.				and the state of t
This obligation may be paid off at any time r obligation may be credited on such repayment o	생활 되게 이렇게 하게 되고 함.	of the stock carried with same.	h I Bluic	ch event this note
	(SEAL)			(SEAL)
NOW, THEREFORE, If said part of the property of the same shall be and remain in full force and tote, the unpaid interest and premium, and the grid to profet the title to said premium; and the grid to profet the title to said premium; sometimes to the payment of mort tends to the payment of mort tends to the payment of mort tends to the payment of the first part, for said consideration, do a the first part, for said consideration, do a therefore the payment of the first part, for said consideration, do the first part for said consideration and the first part for said consideration.	i the first part shall pay the severn yable, as aforesaid, and shall faithf effect, and this mortgage may be is spenditures hereinbefore named, a th the charges ps provided by the	I sums of monoy mentioned in said ully perform all of the said other as mmediately foreclosed and enforce nade by said party of the serond p By-Jaws of the said Association,	note or obligation, including all prements, then these presents she for the unpaid amount of the art, to pay said taxes, assessment for the non-payment of said in	dues, interest and all be void; other- principal of said its and insurance, iterest, premiums,
T IS UNDERSTOOD AND AGREED, By a necordance with the By-Laws of the Fam and outract the By-Laws of said Association and the la IN WITNESS WHEREOF, The said part.	and between the parties bereto, the Home Savings and Loan Assoc ws of the State of Missouri are to a coff the first part han the hereu	at this entire contract, and each ration of Missouri, and the laws govern. had and and a	of the State of Missouri, and in scalthe day and year first about	and entered into a constraing this we written.
	(SEAL)	Joseph.	& Wlair	(SEAL)
and the second section is the second second section in the second section in the second section in the second	(SEAL)		ang an kainan an ang at an an an	(SEAL)
State of Oklahoma,	ACKNOWLE	EDGMENT	7-0	
OUNTY OF July on this 2324	Before me,	a Notary Public in and for the Cou	inty of Julia	<i></i>
ne identical personwho executed the within at and deed, for the uses and purposes therein set f IN WITNESS WHEREOF, I have hereunto s	and foregoing instrument, and ack orth. act my hand and official scal, at m	w office in the County of	ed the same as his fr	me known to be ee and voluntary and State
f Oklahoma, this	erwy.	.ي <i>جي19</i> 2.	1976 l M. Proute	2
This instrument was filed for potord on the	23 day of 171	Notary Publi A. D. 191 2	, at 10 50'clock	ate of Oklahoma.  M.
v U.O. Simil	L Deputy. O)	At G Walk	ley TR	egister of Deeds.
	1200y			

BALLA C. I.