## MORTGAGE RECORD

	REAL ESTATE			
This Indenture, Made this The	werttell	you failuary		10 / 3
between 9 M Jan and in Thomas of Missouri, a corporation organized under the WITNESSETH, That the said part top, of	County and State of Oklahoma, to laws of the State of Missouri, pa the first part, for and in considerat	part 126 of the first part, and the rty of the second part:	Fahm and Home Savings and	Loan Absocta
TION OF MISSOUR, a corporation organized under the WITNESSETH, That the said part. Let of the control of the co	GRANT CONVEY AND CONFIDM UNIO	id by the said party of the second parts of the second part, its suand State of Oki	rt, the receipt whereof is hereby eccessors and assigns, forever, a ahoma, to-wit:	acknowledged Il the following
the ary will from an	tien four (4) and for eity Tulsa	ve (S) pi Block such ceptaturna accordin ndiquenty perserties	when sixteen !!	() sil
the argustal below as  And flowers prent pure  Beginhieng of a print  Lest lestery of the sour  Lest (50) feet distant of  and carrot distant of  Litts (50) feet distant of  Litts (50) feet distant of	the westerly since	s and lot surviving of Lots surviving by	suisibles from (4) Strance in a sion ou (4) and frim ( ly (150) per - 1)	) fifty (50 Attelly 37 etrica Times ize
pipe (30) feet durant to fifty (30) feet distance five (5) and forth pipe (5) and forth pipe (50) free fitte (1)	thereties with the state of the	a Southerly Line of Louisians in the foot of the foot	to namble, five (2) 37 feet there is one (4) ance is one the	and and undsel
	ana all ony	valouents There on	المراها والمنابع وسأبي المحارا والمنادي	
And all right, title, estate and interest of said grant with all rents of said property, with full power and a singular the tenements, hereditaments and appurter	or Sin and to said premises, incluthority to collect the same in case nances thereto belonging.	iding all homestend rights, which are h the conditions of this mortgage beco	creby expressly waived and rel me broken in any particular, as	eased, togethe
TO HAVE AND TO HOLD THE SAME in with said party of the second part, its successors an granted, and seized of a good and indefensible estat that will warrant and defend the sam	a against the inwith and command	cininis of all persons whomsoever.		
PROVIDED, ALWAYS, And these presents of said part, i.i.o of the first part, loaned and adversarial part and of the first part, loaned and adversarial part and of the first p	anced to Lill the said part	A MICEN THE SECOND PARTY OF THE SE	Ald	DOLLARS.
AND, WHEREAS, Said part seed of the fir general and special, against said lands and improven insured in such company or companies as said second successors or assigns, and also to keep said lands and performed as aforesaid, then said harly of the secon paying the costs thereof, and may also pay the final of said premises, including all costs, and for the reof the said Association, these presents shall be seen AND WHEREAS The said.	tents thereon, when due, and to ke party may designate, and the polic improvements thereon free from a l part, its successors or assigns, ma judgment for any statutory lien ele	rp said improvements in good reputr, by or policies of insurance constantly t il statutory lien claims of every kind, y pay such taxes and assessments, and tims, and may invest such sums as ma	and to keep the buildings their ransferred to said party of the and if any or either of said agi I may effect such insurance, for by be necessary to protect the tit	reon constantly second part, its cements be not such purpose de or possession
of said premises, including all costs, and for the re- of the said Association, these presents shall be seen AND WHEREAS The said	nyment of all moneys so expended ity. I W Law and	together with the charges thereon a first wife Nellie L., make and deliver to the FARM	s provided by the Constitution  AND HOME SAVINGS AND LOA	n and By-Laws
	NOTE OR OR	n words and figures as follows, to-wit LIGATION NEVADA, MO., c of the Parm and Home Savings and	10 0	
FOR VALUE RECEIVED  sums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered  33;	promise to pay to the green Seven Len and share I of the	c of the FARM and Home Savings and	LOAN ASSOCIATION OF MISSOUR presented and evidenced by the	n, the following DOLLARS, certificate
Sween-one 1.512.	DOLLARS, the same being the	e interest due monthly upon said sum LLARS, the same being the premiu	so borrowed by	and the summi a so horrowed.
And promise to pay said Association payments on stock, together with the carnings and pr said certificate of stock is estimated to mature and rec And further agree in ca penaltics assessed on account thereof, in accordance	at its Home Office at Navada, Mo DOLLARS, on the 20th day offits credited thereon, shall make sa ach par value in Alwert	o, all of said sums of money, amounting of each and every month, and condidertificate of stock equal to the parameters.  Mark months from date thereof.	ng in the aggregate totinuo such monthly payments r or face value of said certificat	until the dues e of stock, and
And	the same. The narment of said	monthly sum aggregating Jhia	and 40/100	и
ment of all lines, penalties, advances, lions and other value thereof, and the said share .C. of stock so taken secure the same.	charges shall entitle all of said cer and redeemed shall be taken by said	tificate	y said Association at the acc obligation and deed of trust o	redited earned r mortgage to
This obligation may be paid off at any time u or obligation may be credited on such repayment of				
la como de calendar de la como de		Nell	ie law-	(SEAL)
NOW, THEREFORE, If said part of permium, when they shall be or become due and pay wise, the same shall be and remain in full force and e note, the unpaid interest made premises, fogether wile expenditures, and the payment of mental the expenditures, and the payment of mental the control of the payment of mental the payment of pa	the first part shall pay the several able, as aforesaid, and shall faithfull ffect, and this mortgage may be im- penditures hereinbefore named, ma	sums of money mentioned in said note y perform all of the said other agreen mediately forcelosed and enforced for de by said party of the second part,	or obligation, including all du tents, then these presents shall the unpaid amount of the pr to pay said taxes, assessments	es, interest and be void; other- incipal of said and insurance,
attorney's fee for instituting suit upon this mortgage in any decree of forcelosure rendered thereon, and all of the first part, for said consideration, do the here	; also for foredesing the same; all rents collected by said party of the party of t	of which shall be a lien upon said premises econd part shall be applied on the part of said real estate and all benefits of	Le flower and secured by this mortgag syment of said debt. J. And the s the homestend excemption and s	DOLLARS as e, and included aid part
State of Okiahoma.  IT IS UNDERSTOOD AND AGREED, By as in accordance with the By-Laws of the Farm and contract the By-Laws of said Association and the law IN WITNESS WHEREOF, The said part	nd between the parties hereto, that Home Savings and Loan Associa s of the State of Missouri are to go	this entire contract, and each and crown or Missouni, and the laws of the	every part thereof, is made an ne State of Missouri, and in c	d entered into onstruing this
IN WITNESS WHEREOF, The said part		set hand sand seal	lie Law	vritien. (SEAL)
	(SEAL)	Mel	lie Law-	(SEAL)
STATE OF OKTATIONAL	ACKNOWLE	OGMENT		
COUNTY OF Julya	Before me, a	Notary Public in and for the County	oi Julsa,	
STATE OF OKLAHOMA,  COUNTY OF JULY A  and State of Oklahoma, on this 2.2.11  the identical person. S who executed the within a act and deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereunto se	and grand foregoing instrument, and acknowledge	Illie Law personally applied to me that The executed the	ppeared f lis wife, to m	e known to be
act and deed, for the uses and purposes therein set fo IN WITNESS WHEREOF, I have hereunto se of Oklahoma, this	rth. t my hand and official seal, at my  amuly  for the day of	office in the County of	Tulsa.	and State
the identical person. I who executed the within a net and deed, for the uses and purposes therein set for IN WITNIESS WHIGHEOF, I have hereauto se of Oklahoma, this	& wall	Hazel 111 Notary Public	Jula County, State	of Oklahoma.
This instrument was filed for record on the	22 day of Ja	0/ A. D. 1013 , a	3 3-0 o'clock A	.M.
By	Deputy.	Liwis Clisce	Regi	ster of Deeds.
	$\mathcal{L}^{-1}$			