COMPARED \$\$ 944

MORTGAGE RECORD

This Indenture, Mada this . Tee	restieth	day of January	19 / 3
twoen Gurfis R. adams an	d his wife Fran	wis B. adhani	Capterin and Tares
ON OF Missouri, a corporation organized under the	County and State of Oklahon he laws of the State of Missouri,	na, part and of the first part, and the FARM AND Home party of the second part; ration of the sum of	SAVINGS AND LOAN ASSOCIA
A 7		and by the said party of the second part, the receipt who	ercof is hereby acknowledged
1 Mark a second transfer of the contract of the second	Manager Manager and Manager	and the second contract of the second contrac	40 17 4 19
actived real estate, lying and situated in the Cou	Dand Seven (7) m	nto said party of the second part, its successors and assign and State of Oklahoma, to-yell allow the form of the party of the party of the form of the party of the form of the party of t	ity of Trelsar
elsa County, akfahoma, ac	gording to the of	ricial plat and governmente de	eyely thereof
umber Six (6) Thirty	90) feet on a Il	orthery direction from the	Southwesterly
ruge thereof there econo a	or Casterly direct	on parallel and legue distant	with the
The Edisterly line of Lot	number Six 6 To	unce In a northerly directe	ow along,
the Easterful line of Later	runder sit (b)	und Swill T) a district of To	orty (40) Offeet
which is Twenty 120) fee	t in a morther	ly dige ction from the fouther	rest corner
were (7) and Lif (6) of dis	therey direction	10) lets to the black of begins	dote number
and all improvement	I therefored, O	on sparalle and seguir distant and south of the sureful forth and sureful for the sureful forth and sureful and sureful for the sureful for the sureful sure of fort summer of sureful from the fourth sureful sureful from the fourth sureful	
		موجود و مطالع دو دار استان که دو از معاوده و استان دو دارد. معاود دو استان دو استان دو استان دو دو دارد دو از از اینکه دو استان دو استان دو استان دو استان دو استان دو استا	
d all right, title, estate and interest of said grant	or in and to said premises, in	ncluding all homestend rights, which are hereby expressly we ase the conditions of this mortgage become broken in any	gived and released, together
gular the tenements, hereditaments and appurte	unaces thereto belonging.	age the contations of this mortgage beginne broken in any	particular, and with an and
h said party of the second part, its successors an	ato said party of the second part, id assigns, that at the delivery I	its successors and assigns, forever. Said part. Lld. of the	of the said premises above
nted, and seized of a good and indefeasible estated	te of inheritance therein, free an	d clear of all nersus whomsever	se possession of same, and
PROVIDED, ALWAYS, And these presents	are upon the express conditions	that, whereas, the said party of the second part at the darms and his wife transition	special instance and reques
AND, WHEREAS, Said part 200 of the fir	st part agree with the said]	harty of the second part, its successors and assigns, to pay keep said improvements in good repair, and to keep the lolloy or policies of insurance constantly transferred to said mail statutory lien chaims of every kind, and if any or eith may pay such taxes and assessments, and may effect such claims, and may invest such sums as may be necessary to ded together with the charges thereon as provided by the state of the such claims, and the such sums as may be necessary to ded together with the charges thereon as provided by the such such such such such such such such	all taxes and assessments
red in such company or companies as said second	l party may designate, and the p	seep and improvements in good repair, and to keep the lolloy or policies of insurance constantly transferred to said	party of the second part, it
cessors or assigns, and also to keep said lands and formed as aforesaid, then said party of the secon	d part, its successors or assigns,	n an authliory nen claims of every kind, and if any or eith may pay such taxes and assessments, and may effect such	insurance, for such purpose
ing the costs thereof, and may also pay the final aid premises, including all costs, and for the re-	judgment for any statutory lien payment of all moneys so expen-	claims, and may invest such sums as may be necessary to I led together with the charges thereon as provided by the	protect the title or possession e Constitution and By-Law
AND WHEREAS. The said.	A adams and	his wife Frances B. adar	na
on the Lugatieth day of January	15	123, make and deliver to the FARM AND HOME SAVI	ngs and Loan Association
그 사이스 경기에 가져 먹는데 이제 생겼다.	NOTE OR (DBLIGATION The of the Farm and Home Sayings and Loan Association the capital stock of said Association, represented and ovic to said Association to secure a loan of DOLLARS; and the sum of the interest due monthly upon said sum so borrowed by TOULARS, the same being the premium due monthly	20th 10/3
FOR VALUE RECEIVED.	promiseto pay to the o	rder of the Farm and Home Savings and Loan Associatio	N OF MISSOUR, the following
same being the monthly dues on the	10 share so of	the capital stock of said Association, represented and evic	lenced by the certificate
cof, numbered 333	this day pledged I	to said Association to secure a loan o	(
even and 13/100	DOLLARS, the same being	the interest due monthly upon said sum so borrowed by	
1 - card a migning — to mar mild Abanafation	n at its Hama Office at Navada	DOLLARS, the same being the premium due monthly t Mo., all of said sums of money, amounting in the aggregate	u pon sald sum us barrawed > to
wenty Lix and 60/100	DOLLARS, on the 20th	day of each and every month, and continue such month	ly payments until the dues
mentsion stock, together with the extnings and pr I certificate of stock is estimated to mature and re	ofits credited thereon, shall make	day of each and overy month, and continue such months and certificate of stock equal to the par or face value of a such a month from date thereof. and sums of money, or any part thereof, monthly as a for said sums of money, or any part thereof, monthly as a for said Association, and if, in case of default, the stock pledge	said certificate of stock, and
And Me further agree in ce	ase of default in the payment of	said sums of money, or any part thereof, monthly as afor	resaid, to pay all fines and
mise — and agree — to fully pay and discharg	e the same. The payment of so	and every consecutive mouth bereafter until the maturity	of said stock, and the nav-
at of all fines, penalties, advances, liens and other	r charges shall entitle all of said	aid monthly sum aggregating and every consecutive mouth hereafter until the maturity certificateof stock to redemption by said Association aid Association in full satisfaction of this obligation and de	n at the accredited carned
iro the same.			
This obligation may be paid off at any time this obligation may be credited on such repayment of	non giving thirty days' written loan with the withdrawal value	notice to the Home Office of the Association at Nevada, Moof the stock carried with same.	lo., in which event this note
병이 범인되었는 생생들, 보니 하시네요.		Contra Par	(4 (0)7173
	(SEAL)	Curtis P. Adam	(SEAL)
Angelia antono de comita de la c	(SEAL)	Frances B. ada	2m.s(SEAL)
NOW, THEREFORE, If said part and of	the first part shall pay the sever	al sums of money mentioned in said note or obligation, inc	cluding all dues, interest and presents shall be void: other-
the same shall be and remain in full force and e	ffect, and this mortgage may be penditures hereinhefore named	immediately forcelosed and enforced for the unpaid amo	unt of the principal of said
to protect the title to said premises, together wit	h the charges as provided by the	By-Laws of the said Association, for the non-payment	of said interest, premiums,
incy's fee for instituting suit upon this mortgage	e; also for forcelosing the same;	ral sums of money mentioned in said note or obligation, including perform all of the said other agreements, then these pinned intelly forelosed and enforced for the unpaid amo made by said party of the second part, to pay said taxes, By-Laws of the said Association, for the non-payment all of which shall be a lien upon said premises and secured by the second part shall be applied on the payment of said debent of said real estate and all benefits of the homestead exe	this mortgage, and included
ny decree of foreclosure rendered thereon, and all he first part, for said consideration, do here	by expressly waive an appraisem	ent of said real estate and all benefits of the homestead exc	emption and stay laws of the
e of Oklahoma. IT IS UNDERSTOOD AND AGREED, By a	and between the parties hereto, t	hat this entire contract, and each and every part thereo	f, is made and entered into
ecordance with the By-Laws of the FARM AND	HOME SAVINGS AND LOAN ASSO VS of the State of Missouri are to	that this entire contract, and each and every part thereof ctarion of Missoutt, and the laws of the State of Missou govern. anto set. IRuwhanddand seal Atho day and year	url, and in constraing this
		into set	r first above written.
on the state of the	Mit well a well a 175 or extension	Curtis B. adams	(SEAL)
	(SEAL)	trances O. Udas	(SEAL)
왕이는 요일하는 병원이 뭐라고		EDOBIENE	
왕이는 요일하는 병원이 뭐라고	ACKNOWL	EDGMENT	
왕이는 회사를 받는 사람이 되었다.	ACKNOWL	EDGMENT	lan
왕이는 회사를 받는 사람이 되었다.	ACKNOWL	, a Notary Public in and for the County of	lear tus Q. Adamio
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	a Notary Public in and for the County of	tes P. Adamson. This wife, to me known to be
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	e. a Notary Public in and for the County of	car this A. Adamics his wife, to me known to be
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	EDGMENT 2, a Notary Public in and for the County of	daa. A.
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	e. n Notary Public in and for the County of	had R. Admides
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	A Notary Public in and for the County of	has R. Adminson his wife, to nie known to be the free and voluntary and State
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	in Notary Public in and for the County of	his wife, to ne known to be the free and voluntary and State County, State of Oklahoma.
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	in a Notary Public in and for the County of	tites R. A.
STATE OF ORLAHOMA, NTY OF	ACKNOWL ss. Before me day of January and January	ROGNENI 2. a Notary Public in and for the County of Tell 10/50 personally appeared Cu Notary Public Culture A. D. 191-3 , at 2, 300'cl 2) Lewis Chine	nis wife, to nie known to be it if to nie known to be it if the and voluntary and State County, State of Oklahoma.