MORTGAGE RECORD

	AL ESTATE N		
This Indenture, Made this			10
County TION OF MISSOURI, a corporation organized under the laws of WITNESSETH. That the said part	and State of Oklahoma, par the State of Missouri, party art, for and in consideration	rtof the first part, and the FARM A of the second part;	and Home Sayings and Loan Associa
sold, and by these presents doGhant, Co	Dollars, in hand paid l	by the said party of the second part, the idearty of the second part, its successor	receipt whereof is hereby acknowledged a and assigns, forever, all the following:
anan manan man Manan manan ma Manan manan m		in and the same and	
tara taki karanci karang menjang menjang karang menjang menjang menjangkan sebelah penjangkan menanci karang Karang menjang menjang Menjang menjang menjan			
		maniani di	
	enteres de la competencia y destrucción de establica de la competencia de la competencia de la competencia de Contractorio de la competencia de la c	gara arasas minara arasa aras aras aras aras aras aras	managa an ganara a anaga ana masa asa a da ganaga a
	and a second and a	ini yan yangalika ini danah serendap dana Kahima Tama danah ya Kali	haring a har a fill hide a fill a same for a fill a fi
and all right, title, estate and interest of said grantor in a rith all rents of said property, with full power and authority to ingular the tenements, hereditaments and appurtenances the	o collect the same in case the reto belonging.	e conditions of this mortgage become bro	ken in any particular, and with all and
TO HAVE AND TO HOLD THE SAME unto said partith said party of the second part, its successors and assigns, ranted, and seized of a good and indefensible estate of inher hat	that at the delivery hereof, itance therein, free and clear the lawful and equitable clai	of all incumbrances, that there is no on ims of all persons whomsoever.	il owner,of the said premises above e in adverse possession of same, and
PROVIDED, ALWAYS, And these presents are upon t f said part of the first part, loaned and advanced to		وأرار وويا وإيناني أنيار وأنكنا ويبهوه أناهيه	
AND, WHEREAS, Said part	ee with the said party o on, when due, and to keep s y designate, and the policy o nents thereon free from all s	f the second part, its successors and assigned improvements in good repair, and to repolicies of insurance constantly transfer tatutory lies claims of every kind, and if	ens, to pay all taxes and assessments, keep the buildings thereon constantly red to said party of the second part, its any or either of said agreements be not fine to be the second part.
grightness is thereof, and may also pay the final judgment is said premises, including all costs, and for the repayment of the said Association, these presents shall be security. AND WHEREAS, The said	for any statutory lien claims f all moneys so expended to	ay architects into assessments, and may is, and may invest such sums as may be negether with the charges thereon as provi	cessary to protect the title or possession ided by the Constitution and By-Laws
id on the day of note or obligation, which is m	ade a part hereof and is in w	make and deliver to the Farm and I cords and figures as follows, to-wit:	
FOR VALUE RECEIVEDpromi	NOTE OR OBLI	GATION NEVADA, MO.,	
ing of monay with the aum of			DOLLARS
is same being the monthly dues on the		DOLLARS: and the	sum of
nd promise to pay said Association at its Ho	DOLL	ARS, the same being the premium due	monthly upon said sum so borrowed.
nyments on stock, together with the earnings and profits credit	OLLARS, on the 20th day of ed thereon, shall make said o	f each and every month, and continue a certificate of stock equal to the par or fac	such monthly payments until the dues to value of said certificate of stock, and
ild certificate of stock is estimated to mature and reach par val And further agree in case of defar enalties assessed on account thereof, in accordance with the ru- cure said monthly payments shall, upon the sale thereof, be in	ult in the payment of said s des and regulations of said A asufficient to repay said Asso	ums of money, or any part thereof, mont ssociation, and if, in case of default, the s ciation any balance which may be due and	l owing on said loan
omiseand agreeto fully pay and discharge the same ent of all fines, penalties, advances, liens and other charges s due therrof, and the said shareof stock so taken and redeer	DOLLARS each and ev	very consecutive month hereafter until th	e maturity of said stock, and the pay-
cure the same. This obligation may be paid off at any time upon giving obligation may be credited on such repayment of loan with			
	SEAL)		(SEAL)
NOW, THEREFORE, If said part	irt sinn hay the several sun resaid, and shall faithfully p this mortgage may be immed hereinbefore named, made ges as provided by the By-L rity, and	soft money intended in such note of reform all of the said other agreements, that of the reform all of the said other agreements, the said party of the second-party to pay now of the said Association, for the non-which shall be a lien upon said premises and	hen these presents shall be void; other- npaid amount of the principal of said said taxes, assessments and insurance, -payment of said interest, premiums, DOLLARS as assected by this mortgage, and included
ate of Uklahorna.			
IT IS UNDERSTOOD AND AGREED, By and between accordance with the By-Laws of the Farm and Home Sav mitract the By-Laws of said Association and the laws of the Si IN WITNESS WHEREOF, The said part and the first of the Si	st part hahereunto se	thand and sealthe di	ry and year first above written.
	SEAT.)		(Liabs)
	SEAL)		(SEAL)
State of Oklahona,	ACKNOWLEDG	MENT	
STATE OF OKLAHOMA, UNITY OF	Before me, a No	iary Public in and for the County of	1
e identical personwho executed the within and foregoin	ig Instrument, and acknowle	edged to me that. he executed the same	as free and voluntary
t and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand Oklahoma, this	and official scal, at my oili	ce in the County of	and State
My commission as Notary Public expires on the $^{\circ\circ}$.	day of		
This instrument was filed for record on the		Notary Public	County, State of Oklahoma.
This instrument was filed for record on the	day of	A. D. 191 , at	
Yerisana erangan mengangan ang ang ang ang ang ang ang ang	Deputy.		Register of Deeds.

and the second

L. V.

as gen

,