MORTGAGE RECORD

MOC 95 JUMPARE

for the second	E Blai	ounty and State of Oklai	wife Alico	e first part, and the	FAM AND HOME SAVIN	gs and Loan Asso
WITNESSETT, That the said	particles, of the I	lirst part, for and in cons	ideration of the sum o	Louisian graingenie is biere.	Fortes Considered Inc. Millioned Co.	
sold, and by these precibed real estate, lying and situat	resents doGRAN	NT. CONVEY-AND-CONFUEN	ramto said narty of th	he second part, its st	locessors and assigns for	ever, all the follow
200 1 1	1	0.,70.,-	7-1091	126	o l	<i>p</i>
to 19	Ball	- May	_ and a		7-1P-1	or I
tulsa Ch	Palmin	a aron		The sec	anded to	eny of
Thereof an	dall-	inken	enrend	- There	71.	
				and the second section of the second section of		
المراجع المراجع المراجع المراجع المراج	أمروقسموريك ومشتاسي	ta lamana serias lamas apliki Sparina serias serias alaman		hama sagar dinggan da manakajanjan da di	ماد در المورد و المورد و ماد در دورد و در	
product of the state of an energy to be the state of the			Company of the contract of the			
h all rents of said property, with found the tenements, hereditaments TO HAVE AND TO HOLD T	s and appurtenance	es thereto belonging.	and the second of the second			
h said party of the second part, its	s successors and ass defeasible estate of	signs, that at the delivery inheritance therein, free	nnd clear of all incur	brances, that there is	d lawful owner Sof the no one in adverse por	said premises absection of same,
PROVIDED, ALWAYS, And	tefend the same ago these presents are t	ainst the lawful and equi	table claims of all per ins that, whosens, the	sons whomsoever, said party of the se	cond part at the special	l instance and requ
PROVIDED, ALWAYS, And a pid part and the provided of the first part, and a pid part and special, against said lands are all and special, against said lands and in such company or companies ressors or assigns, and also to keep formed as aforesaid, then said part ing the costs thereof, and may also aid premises, including all costs, he said Association, these presents AND AVHEREAS, Tub And AND AVHEREAS, Tub And AND AVHEREAS, Tub And AND AVHEREAS, Tub And AND AVHEREAS, Tub And And AND AVHEREAS, Tub And And AND AVHEREAS, Tub And And Avhereas And Association, these presents and association, these presents and association, these presents are also as a province and	oaned and advanced	the sum	of Tuo The	usang til	i wife	DOLLA
AND, WHEREAS, Said parteral and special, against said lands	and improvements	irt agree - with the sales thereon, when due, and	d party of the second to keep said improver	part, its successors an nents in good repair,	id assigns, to pay all to and to keep the buildir ransferred to said party	xes and assessme igs thereon constar of the consul north
essors or assigns, and also to keep ormed as aforesaid, then said part	sald lands and imp y of the second par	provements thereon free f rt, its successors or assign	rom all statutory lien s, may pay such taxes	claims of every kind, and assessments, an	and if any or either of s I may effect such insura	aid agreements be nce, for such purp
ing the costs thereof, and may also aid premises, including all costs, he said Association, these presents	pay the final judg and for the repayer shall be security.	ment for any statutory li pent of all moneys so exis	en claims, and may in ended together with t	rest such sums as ma he charges thereon o	y be necessary to protect s provided by the Cons	the title or possess
on the fuentielliny of.	Floren	ary/	19/8, make and d	leliver to the FARM	AND HOME SAVINGS AT	<i>e M. VIC</i> nd Loan Associat
Irssount Their note	or obligation, which	h Jinade a part hercof a	nd is in words and figu	res as follows, to-wit	- 1	0
TOO IN THE PROPERTY.	Her.		OBLIGATION		Februar	420 th 1913
FOR VALUE RECEIVED sof money, viz.: The sum of mane being the monthly dues an incommend of the sum	- Juli	ty tuo an	of the central steels of	anid Amenintian rou	LOAN ASSOCIATION OF	DOLLA
colonumbered 1 336	66	this day pledge	d by	to said Association	to secure a loan of	by the certificate :
Steen and 90	1100 _	DOLLARS, the same bei	ng the interest due me	onthly upon said sum	so borrowed by	and the sun
My number — to nave or	atil Association at i	to Home Office of Mound	a Ma all of oald win	a afmonar amountir	or in the aggregate to	
nents on stock, together with the e certificate of stock is estimated to	arnings and profits mature and reach p	eredited thereon, shall me	ke said certificate of s	tock equal to the pa- om date thereof.	or face value of said co	rtificate of stock, a
nents on stock, together with the e certificate of stock is estimated to And further ag lities assessed on account thereof, i	ree in case of n accordance with	default in the payment the rules and regulations	of said sums of money of said Association, an	7, or any part thereo d if, in case of defaul	i, monthly as aforesaid, i, the stock pledged and	to pay all fines the security given
re said monthly payments shall, up	on the sale thereof and discharge the	same. The payment of	said Association any based monthly sum age	regating.	iue and owing on said 10	an.
re said monthly payments shall, up the said monthly payments shall, up the said speed to fully pay that the said share so therrof, and the said share so of	liens and other char	rges shall entitle all of sa	id certificate	ock to redemption by	ratif the maturity of sur ratio Association at tablication and deed of	he accredited car: trust or mortgage
o the same. This obligation may be paid off digation may be credited on such			and the second s	the second secon		The St. 100 (1997)
			ie of the stock carried	with same.	EBP.	1
		unali in all'ila particale	X	Min ?	o cocar	(SEA
NOW, THEREFORE, If said po	art 162 of the f	(SEAL) list part shall pay the sev	V coral sums of money m	entioned in said note	or obligation, including	all dues, interest a
ium, when they shall be or become the same shall be and remain in f	e due and payable, ull force and effect, n and the assaudi	as aforesaid, and shall fai and this mortgage may litures bereinbefore name	thfully perform all of se immediately forceld made by said party	the said other agreed sed and enforced for of the second part.	ents, then these present the unpaid amount of to pay said taxes, assess	s shall be void; oth the principal of some ments and insuran
o profect the title to said premise aditures, and the payment of mor	s together with the	charges as provided by t	he By-Laws of the sa	id Association, for t	he non-payment of said	interest promise Lea DOLLARS
NOW, THEREFORE, If said prime, when they shall be or become the same shall he and remain in f the unpaid interest and premium to profect the title to said premjer and the payment of more reasonable to the payment of the property of the payment of the property of the payment o	this mortgage; also tereon, and all rents	o for foreclosing the same s collected by said party	; all of which shall be to the second part shall be to second part shall be to said real actains.	t lien upon said premi t be applied on the pa	ses and secured by this m yment of said debt. An he homesteed examption	ortgage, and included the said part
of Oklahoma. IT IS UNDERSTOOD AND AC	REED, By and be	etween the parties herete	, that this entire cont	ract, and each and	very part thereof, is m	ade and entered in
IT IS UNDERSTOOD AND AC cordance with the By-Laws of th act the By-Laws of said Association IN WITNESS WHEREOF, The	on and the laws of	e Savings and Loan As the State of Missouri are	to govern,	n, and the laws of th	e State of Missouri, an	d in constraing the
			(Tape bel	Blair	L (SEA
	anima di irina di irina d	(SEAL)	0	Wino M	Blain	
		ACKNOW	LEDGMENT	<i></i>		(SEA)
STATE OF OKLAHOMA	1.100	85.			Tulsa	
STATE OF OKLAHOM. TY OF	the da	y of February	ne, a Notary Public in	1.3 personally	peared	Many are special and
						Free and voluntar
IN WITNESS WHEREOF, I has	ve hereunto set mix	hand and official seal, at	my office in the Cou	nty of	lsa	and Sta
dahoma, this 20 Ma	expires on the	25th Jday of \$	ebruary	7/ 010	16	
(4	eal)	*		Vogel /	Tulsa County	State of Oklahom
	0	1 The	ol-		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
This instrument was filed for rec	ord on the -	day of	er Lu (S	A. D. 101 O nt	o'clock -	Z. M.

A ROOM REMOVE