COMPARED

## MORTGAGE RECORD

FAMI, DODSWORTH BOOK, CO., LEAVENWORTH, KAN. No. 21251

REAL ESTATE MORTGAGE	
Ohin Indenture, Made this Substitute of day of between the substitute of the day	stelling of Theolex 19/3
in County and State of Oklahoma, par rion of Missouri, a corporation organized under the laws of the State of Missouri, party of	tide of the first part, and the Fanm and Home Savings and Loan Associatithe second part:
	y the said party of the second part, the receipt whereof is hereby acknowledged,
sold, and by these presents do Grant, Conver and Confirm unto said described real estate, lying and situated in the County of	a party of the second part, its successors and assigns, forever, all the following-
all of the Easterly forty fir	e (45) fut of lot
number seven (7) in block.	mubis one hundred
fifty five (100) me the arigin	al low or City of Mulaca,
Chlahomascending to the	efficial annuey and
plat thereal; and all imp	evenients thereon
<i>y</i>	
	odina kalendari kalenda (k. 1921). Bir da kalendari kalendari kalendari kalendari kalendari kalendari kalendar Bir da kalendari kal
and a particular and the second of the secon	dalikanyanga dalamandik sadah peli segeraran pengelah Mahamban di daram desebilih 15 peli segeraran seseraran <del>Sadah Mahamban dari sebagai sebagai sebagai dalah sebagai sebagai dari kanada mahamban sebagai sebagai sebeb</del>
And all right, title, estate and interest of said granter $\Omega$ —in and to said premises, including with all regist of said property, with full power and authority to collect the same in case the singular the tenements, hereditaments and appurtenences thereto belonging.	gall homestead rights, which are hereby expressly waived and released, together conditions of this mortgage become broken in any particular, and with all and
TO HAVE AND TO HOLD THE SAME unto said north of the second part, its successful to the second part.	topology and agging forever. Said part of the first part hereby coverent.
with said party of the second part, its successors and assigns, that at the delivery hereof granted and seized of a good and indefensible estate of inheritance therein, free and clear that will warrant and defend the same against the lawful and equitable clair	ns of all persons whomsoever.
PROVIDED, ALWAYS, And these presents are upon the express conditions that, of said part Ale of the first part, before and advanced to the sum of the sum of	whereast the said party of the second part nythe special instance and request
AND. WHEREAS, Said putters of the first part agree with the said party of general and special, against said lands and improvements thereon, when due, and to keep so insured in such company or companies as said second party may designate, and the policy of successors or assigns, and also to keep said lands and improvements thereon free from all st performed as aforesaid, then said party of the second part, its successors or assigns, may paying the costs thereof, and may also pay the final judgment for any statutory lien claims of said premises, including all costs, and for the repayment of all moneys so expended tog of the said Association, these presents shall be security.  AND WHEREAS, 50 said.	the second part, its successors and assigns, to pay all taxes and assessments,
insured in such company or companies as said second party may designate, and the policy or successors or assigns, and also to keep said lands and improvements thereon free from all st	r policies of insurance constantly transferred to said party of the second part, its atutory lien claims of every kind, and if any or either of said agreements be not
performed as aforesaid, then said party of the second part, its successors or assigns, may penalting the costs thereof, and may also pay the final judgment for any statutory lien claims of said premises, including all costs, and for the repayment of all moneys so expended log	y such taxes and assessments, and may effect such insurance, for such purpose, and may invest such sums as may be necessary to protect the title or possession other with the charges thereon as provided by the Constitution and By-Laws
of the said Association, these presents shall be security.  AND WHEREAS, El said Liver & Hilder as	of her husband R. E. Hildes
or Missouri 10.5, note or obligation, which is made a part hereof and is in w	make and deliver to the FAIM AND HOME SAVINGS AND LOAN ASSOCIATION ords and figures as follows, to-wit:
NOTE OR OBLIG	GATION NEVADA, NO. February 20 4013
FOR VALUE RECEIVED. 2002 promise to pay to the order of sums of money, viz.: The sum of several control of the several control of the sum of several control of the se	the Farm and Home Savings and Loan Association of Missouri, the following
the same being the monthly dues on the	oital stock of said Association, represented and evidenced by the certificate
The state of the s	berest due monthly upon said sum so borrowed by
And Luce promise to pay said Association at its Home Office at Nevada, Mp., al	IRS, the same being the premium due monthly upon said sum so borrowed.
payments of stock, together with the earnings and profits credited thereon, shall make said certificate of stock is estimated to mature and reach par value in	cach and every month, and continue such monthly payments until the dues rrificate of stock equal to the par or face value of said certificate of stock, and
said certificate of stock is estimated to mature and reach par value in Microcommundy. Mr. And. Mr. further agree, in case of default in the payment of said st penalties assessed on account thereof, in accordance with the rules and regulations of said As	Amonths from date thereof, monthly as aforesaid, to pay all fines and sealation, and if in great details the stock played and the require given to
secure said monthly payments shall, upon the sale thereof, be insufficient to repay said Associate	dation any balance which may be due and owing on said loan
promise and agree to fully pay and discharge the same. The payment of said mon DOLLARS each and event of all fines, penalties, advances, liens and other charges shall entitle all of said certific value thereof, and the said share. So of stock so taken and redeemed shall be taken by said Ass	ery consecutive month hereafter until the maturity of said stock, and the pay- ate. A of stock to redemption by said Association at the accredited carned
This obligation may be paid off at any time upon giving thirty days' written notice or obligation may be credited on such repayment of loan with the withdrawal value of the	to the Home Olnes of the Association at Nevada, alo., in which event this note stock carried with same.
(SEAL)	Climice Ihlder (SEAL)
(SEAL)	A. E. Ihlder (SEAL)
premium, when they shall be or become due and payable, as aforesaid, and shall faithfully privide, the same shall be and remain in full force and effect, and this mortgage may be immed	round to the said other agreements, then these piesents shall be void other- intely forcelosed and enforced for the unpaid amount of the principal of said.
note, the unpaid interest and premium, and the expenditures hereinbefore named, made to protect the title to said premises, together with the charges as provided by the By-Lander of the control of the	by said party of the second part, to pay said taxes, assessments and insurance, and the said Association, for the non-payment of said interest premiums,
NOW, THEREFORE, If said part————————————————————————————————————	hich shall be a lien upon said premises and secured by this mortgage, and included ond part shall be applied on the payment of said debt. And the said part
of the first purt, for said consideration, dohereby expressly waive an appraisement of s State of Oklahoma.	and real estate and all benefits of the homestead exemption and stay laws of the
IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this in accordance with the By-Laws of the Farm and Home Sayings and Loan Association and the laws of the State of Missouri are to govern IN WITNESS WHEREOF, The said part Adof the first part has the characteristic between the contract the said part of the first part has the characteristic set.	or Missouri, and the laws of the State of Missouri, and in construing this
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(SEAL)	Omnie Mach (SBAL)
(SEAL)	G. G. Shelder (SEAL)
STATE OF OKLAHOMA	MEN I
	ary Public in and for the County of
the identical person S. who executed the within and foregoing instrument, and acknowled	diged to me that they executed the same as the free and voluntary
not and deed, for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunt for my fand and official seal, at my office.	0 112 0
of Oklahoma, this	eny 1016
Chal)	Mostary Public Que County, State of Oklahoma.
This instrument was filed for record on the 23 day of Feb.	Notary Public County, State of Oklanoma.
그는 () 하는 그렇지 않는 보다는 말하다 () 그런 그렇게 되는 사람들이 모르는 모르는	Levis Chil Register of Deeds.
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