50391

MORTGAGE RECORD

	REAL ESTATE MO	ORTGAGE
botween Loseph & Black	indeenth day of	Manufacture 10/13 Manufacture 1
rion of Missouri, a corporation organized under the WITNESSETH. That the said part 18. of	he laws of the State of Oklahoma, party of the laws of the State of Missouri, party of the first part, for and in consideration of	ldof the first part, and the FAHM AND HOME SAVINGS AND LOAN ASSOCI the second part: The sum of Juna
som and by these presents do	GRANT, CONVEY AND CONFIRM UNIO SHIELD	arry of the second part, its successors and assigns, forever, an the followin
described real estate, lying and situated in the Cou	unty of July a	and State of Oklahoma, to-wit;
AUS	Lot muniches This	one (31) in Black (6 arlier place Addition to arra all very solvements
Mulic	rily of Tulsa (I klas	to asless place Addition for
manner i vigi marin mari	TOOL REAL MANNEY	as a accompanion
		and the same of
And all right, title, estate and interest of said gran	tor. I, in and to said premises, including a	ll homestead rights, which are hereby expressly waived and released, togeth aditions of this morigage become broken in any particular, and with all an
with all rents of said property, with full power and a singular the tenements, hereditaments and appurte TO HAVE AND TO HOLD THE SAME of	authority to collect the same in case the co mances thereto belonging. into said party of the second part, its success	nditions of this mortgage become broken in any particular, and with all an
with said party of the second part, its successors are	nd assigns, that at the delivery hercof. At	sors and assigns, forever. Said part A. of the first part hereby covenant. A. are the true and lawful owner of the said premises about incumbrances, that there is no one in adverse possession of same, an of all persons whomsoever.
hat	ne against the lawful and equitable claims are upon the express conditions that who	of all persons whomsoever. The stand party of the second part at the special instance and request the stand party of the second part at the special instance and request to the second part, its successors and assigns, to pay all taxes and assessment improvements in good repair, and to keep the buildings thereon constant plicies of insurance constantly transferred to said party of the second part, tory lien claims of every kind, and if any or either of said agreements he in such taxee and assessments, and may effect such insurance, for such purposed may invest such sums as may be necessary to protect the title or possessiver with the charges thereon as provided by the Constitution and By-Law when the charges thereon as provided by the Constitution and By-Law when the second party is and deliver to the Farm and Home Savings and Loan Associations and figures as follows, to-wit:
of said part All of the first part, loaned and ady	lack the sum of	Two Thousand DOILARS
AND, WHEREAS, Said part A.C. of the figure and special, ugainst said lands and improve insured in such company or companies as said secon	rst part agree with the said party of the ments thereon, when due, and to keep said d party may designate, and the policy or p	e second part, its successors and assigns, to pay all taxes and assessment improvements in good repair, and to keep the buildings thereon constantly plicies of insurance constantly transferred to said party of the second part, i
uccessors or assigns, and also to keep said lands an performed as aforesaid, then said party of the secon	d improvements thereon free from all statu id part, its successors or assigns, may pay s	tory lien claims of every kind, and if any or either of said agreements he a uch taxes and assessments, and may offect such insurance, for such purpos
nying the costs thereof, and may also pay the that of said premises, including all costs, and for the re- of the said Association, these presents shall be seen	epayment for any statutory near claums, as	id may invest such sums as may be necessary to protect the title or possessiver with the charges thereon as provided by the Constitution and By-Lav
AND WHEREAS, The said	vie gasept 6 Bla	ke and deliver to the Farm and Home Savings and Loan Association
or Missouni	which is made a part hereof and is in word	s and figures as follows, to-wit:
FOR VALUE DECEMBED WAS	NOTE OR OBLIGA	ATION NEVADA, MO., ASSOCIATION OF MISSOURI, the following stock of said Association, represented and evidenced by the certificate to said Association to secure a loan of DOLLARS; and the sum of DOLLARS; and the sum of and evidenced by the certificate with the said Association to secure a loan of DOLLARS; and the sum of DOLLARS; and the sum of the said Association to secure a loan of the sum of DOLLARS; and the sum of the said Association to secure a loan of the sum of the said Association to secure a loan of the said Association to said Association to secure a loan of the said Association to s
aims of money, viz.: The sum of	Twenty Two V 10/10	DOLLAR
hereof, numbered 34 24	Thous and	to said Association to secure a loan of
3 iften and 90% 100	DOLLARS, the same being the inter-	est the monthly upon said sum so borrowed by
ind	m at its Home Office at Nevada, Mo., all of DOLLARS, on the 20th day of ca	ch and every month, and continue such monthly payments until the dufficate of stock equal to the par or face value of said exitificate of stock, an imonths from date thereof. s of money, or any part thereof, monthly as aforesaid, to pay all fines are ciation, and if, in case of default, the stock pledged and the security given then any balance which may be due and owing on said loan.
ayments on stock, together with the earnings and p aid certificate of stock is estimated to mature and re	rofits credited thereon, shall make said cert each par value in Suuring Two	ficate of stock equal to the par or face value of said certificate of stock, an months from data thereof.
enalties assessed on account thereof, in accordance	ase of default in the payment of said sums with the rules and regulations of said Associations of the insufficient to repay said Associations	s of money, or any part thereof, monthly as aforesurd, to pay all mes are ciation, and if, in case of default, the stock pledged and the security given
promise and agree to fully pay and discharg	to the same. The payment of said month	y sum aggregating consecutive month hereafter until the maturity of said stock, and the pa
nent of all fines, penalties, advances, liens and other value thereof, and the said share of stock so taker	er charges shall entitle all of said certificate a and redeemed shall be taken by said Associ	of stock to redemption by said Association at the accredited caraction in full satisfaction of this obligation and deed of trust or mortgage
ecure the same.		
This obligation may be paid off at any time	upon giving thirty days' written notice to	the Home Office of the Association at Ingrada, Mo., in which event this not
어느 그런 얼굴은 시간에 없다 않아 가는 내는 것이 없을 때문		the Horne Office of the Association at Novada, 310., In which event this no ck carried with same. Caslin & Blais (SEAT
	(SEAL)	Joseph & Blais (SEA)
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NOW, THEREFORE, It said partof or premium, when they shall be or become dula and pay vise, the same shall be and remain in full force and tote, the unpaid interest and premium, and the end to prolect the little to-said premium, and the end to prolect the little to-said premium, and the payment of little for the payment of the first part, for said consideration, do here state of Oktobarus.	(SEAL) (SEAL) If the first part shall pay the several sums of yabic, as aforesaid, and shall faithfully perfect, and this mortgage may be immediat spenditures hereinbefore named, made by the changes as provided by the By-Law litery mathers. (SEAL)	(SEA) I money mentioned in said note or obligation, including all dues, interest at orm all of the said other agreements, then these presents shall be void; other loy foreclosed and enforced for the unpaid amount of the principal of say and party of the second part, to pay said taxes, assessments and insurane of the said Association, for the non-payment of said interest, premium of the said Association, for the non-payment of said interest, premium and area and included the said part when the proposed on the payment of said debt? And the said part all all benefits of the homestead exclaption and stay laws of the
NOW, THEREFORD, If said part	(SEAL) (SEAL)	(SEA) I money mentioned in said note or obligation, including all dues, interest are primall of the said other agreements, then these presents shall be void; other oly foreclosed and enforced for the unpaid amount of the principal of said party of the second part, to pay said taxes, assessments and insurance of the said Association, for the non-payment of said interest, premium that the said party of the said association, for the non-payment of said interest, premium that the said party of the said has a lien upon said premises and secured by this mortgage, and included part shall be applied on the payment of said debty. And the said part (Leg treat estate and all blenefits of the homestead excliption and stay laws of the number of the said stay laws of the first of the homestead excliption and stay laws of the first of the said stay laws of the first of the homestead excliption and stay laws of the first of the said stay laws o
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NOW, THEREFORE, it said part	(SEAL) If the first part shall pay the several sums of yable, as a foresaid, and shall faithfully perfect, and this mortgage may be immediat spenditures hereinbefore named, made by the charges as provided by the Dy-Laws their matters and the same all of whie ill rents collected by said party of the second by expressly waive an appraisement of said and between the parties hereto, that this e Tome Savings and Loan Association ows of the State of Missouri are to govern. Chof the first part han the parties heretones as the same and between the parties heretones are the same and the same are the sa	GEAN
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NOW, THEREFORE, it said part. L. of premium, when they shall be or become due and pay vise, the same shall be and remain in full force and tote, the unpaid interest and premium, and the exact to protect the fille to-said premises, together vix expenditures, and the payment of most before torney's fee for instituting suit upon this mortgag in any decree of forelosure rendered thereon, and at the first part, for said consideration, do.————————————————————————————————————	(SEAL) ACKNOWLEDGM (SEAL)	GEAT
NOW, THEREFORE, If said part	(SEAL) (SEAL) (SEAL) (I the first part shall pay the several sums of yable, as a foresaid, and shall faithfully perfected and this mortgage may be immediat general strengther named, made by the lay-Laws the chauges as provided by the By-Laws linet; manufarty and the chauges as provided by the By-Laws linet; manufarty and party of the second by expressly waive an appraisement of said and between the parties hereto, that this e Thome Savings and Loan Association ows of the State of Missouri are to govern. (SEAL) (SEAL) ACKNOWLEDGM SS. Before me, a Notary day of the ground and foregoing instrument, and acknowledge orth. and foregoing instrument, and acknowledge orth. Set my hand and official seal, at my office in the party of the my hand and official seal, at my office in the party of the my hand and official seal, at my office in the my hand and official seal, at my office in the party of the my hand and official seal, at my office in the my hand and official seal at my office in the my hand and office in the my hand and office in the	GEAI I money mentioned in said note or obligation, including all dues, interest an orm all of the said other agreements, then these presents shall be void; other oly foreclosed and enforced for the unpaid amount of the principal of said party of the second part, to pay said laxes, assessments and insurance of the said Association, for the non-nayment of said interest, premium the said Association, for the non-nayment of said interest, premium the said association of the said secured by this mortgage, and included part to shall be applied on the payment of said debty. And the said part of the real estate and all benefits of the homestead exception and stay laws of the real estate and all benefits of the homestead exception and stay laws of the function of the said and entered into the function, and the laws of the State of Missouri, and in constraing the Missouri, and the laws of the State of Missouri, and in constraing the Missouri, and the laws of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and the known to be said to me that the executed the same as Missouri, free and voluntar in the County of the State of Missouri and Sta
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NOW, THEREFORE, If said part	(SEAL) (SEAL) (SEAL) (I the first part shall pay the several sums of yable, as a foresaid, and shall faithfully perfected and this mortgage may be immediat general strengther named, made by the lay-Laws the chauges as provided by the By-Laws linet; manufarty and the chauges as provided by the By-Laws linet; manufarty and party of the second by expressly waive an appraisement of said and between the parties hereto, that this e Thome Savings and Loan Association ows of the State of Missouri are to govern. (SEAL) (SEAL) ACKNOWLEDGM SS. Before me, a Notary day of the ground and foregoing instrument, and acknowledge orth. and foregoing instrument, and acknowledge orth. Set my hand and official seal, at my office in the party of the my hand and official seal, at my office in the party of the my hand and official seal, at my office in the my hand and official seal, at my office in the party of the my hand and official seal, at my office in the my hand and official seal at my office in the my hand and office in the my hand and office in the	imoney mentioned in said note or obligation, including all dues, interest and prim all of the said other agreements, then these presents shall be void; other oly foreclosed and enforced for the unpaid amount of the principal of said party of the second part, to pay said laxes, assessments and insurance of the said. Association, for the non-nayment of said interest, premium the said association, for the non-nayment of said interest, premium the said as a lien upon said premises and secured by this mortgage, and include it part shall be applied on the payment of said debty. And the said part left is treat estate and all benefits of the homestead exception and stay laws of the increase and cach and every part thereof, is made and entered into the fulseount, and the laws of the State of Missouri, and in constraing the Missouri, and the laws of the State of Missouri, and in constraing the Missouri, and the laws of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraing the Missouri, and for the County of the State of Missouri, and in constraint the contraint of the Missouri, and the mean of the State of Missouri and the mean of the State of Missouri and the mean of the State of Missouri and the
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