MORTGAGE RECORD

	REAL ESTA				
This Indenture, Made this	reteenth .	day of There	Sparil	Thenewas da	nell 4 com 19.13
between E. Thomas in Judenture, Made this the increase of Masoura, a corporation organized under the WITNESSIFIT, That the said part MA of the					
described real estate, lying and situated in the Coun	Dollars, in hau RANT, CONVEY AND CONFIRM by of Lulsa	d paid by the said pa unto said party of th	orty of the second part, its s ne second part, its s number of Ol	art, the receipt whereof uccessors and assigns, for clahoma, to-wit:	is hereby acknowledged, orever, all the following-
All of Got / (3) in Hose Tulsa Oh	rumber Zww	13 in 13	lack num	her three	Name of the second of the seco
(3) MI Clase	Thie Heights	Addition	to the a	4-01	iki muu ki jalan miirrii ir ka
Julsa Ok	Cohoma A	ecording	to the 1	cearded	andraga pangantanan Jawa da panga banana da 3.
Plat-Theres	of and all	Snepser	ements	Theseen	ر د میں بینی میں اس میں اور
artika di kanangan pengangan di kanangan di kanangan di kanangan di kanangan di kanangan di kanangan di kanang Kanangan di kanangan di ka		i mangan Bagana anai mangangan anaintan	and and the factor of the	د داده والليم الوسيد سينشد د داده و الماشيد السينية	on diagnosis, and all and dispersion of the
Samalis danilikasi danila kalendari					
ويستسيم تجمعه أعسشك إكريتها إداعتوشك والمواجد فيشكك بالماشك		بالتاري والمتعلقة متعمية	والمتألس أنساني أنسانيه	and the second s	ر از در بیشند در سولسیلوسیند. در به در سید را مهمدی در سید است. در سیوفر رسیدار زدر اشتدادی.
And all right, title, estate and interest of said granto with all rents of said property, with full power and au singular the tenements, hereditaments and appurtum	in and to said premises,	including all homeste case the conditions o	ad rights, which are I this mortgage bec	hereby expressly waived one broken in any part	l and released, together icular, and with all and
TO HAVE AND TO HOLD THE SAME until with said party of the second part, its successors and granted, and seized of a good and indicessible estate	o said party of the second par assigns, that at the delivery	t, its successors and a	ssigns, lorever. Sa Lare the true a	d part 240 of the first	part nereby covenant
that Will manner and defaul the come	against the lawful and aquit	able claims of all non	some sulprocentros		The state of the s
PROVIDED, ALWAYS, And these presents a of said part LLD of the first part, logned and advanged to the first part and the fi	reed to & R In	hericas +	his wife	viola Thos	nas and DOLLARS,
AND, WHEREAS, Said part As of the first general and special, against said lands and improveme insured in such company or companies as said second successory or assigns, and also to keep said lands and performed as aforesaid, then said party of the second paying the costs thereof, and may also pay the final just of said premises, including all costs, and for the reprofet by said Association, these presents shall be secured AND WHEREAS, The said.	part agree with the said	party of the second	part, its successors : nents in good repair	and assigns, to pay all and to keep the build	taxes and assessments, lings thereon constantly
euccessors or assigns, and also to keep said lands and performed as aforesaid, then said party of the second	improvements thereon free fr part, its successors or assigns	om all statutory lien s, may pay such taxes	claims of every kind and assessments, a	l, and if any or either of id may effect such insur	said agreements be not
paying the costs thereof, and may also pay the final je of said premises, including all costs, and for the rep- of the said Association, these presents shall be securif	adgment for any statutory lid ayment of all moneys so expe	en claims, and may in aded together with t	vest such sums as m he charges thereon	as provided by the Con	ect the title or possession estitution and By-Laws
AND WHEREAS, The said	E R Thomas	19/3, make and o	leliver to the Fan	A Jhamas M AND HOME SAVINGS	T II To Thomas and Loan Absociation
or Missouri Their note or obligation, w	hich is made a part hereof an	d is in words and figu	res as follows, to-wi	(:	
FOR VALUE RECEIVED Messums of money, viz.: The sum of the same being the monthly dues on the thereof, numbered 34 Sixteen	NOTE OR	OBLIGATION	NEVADA, MO.	April 19	Mrssotter the following
sums of money, viz.: The sum of	nteen and 6	of the social stock of	anid Association to	o north de la batracarre	DOLLARS,
thereof, numbered 34 Sinteen	this day pledger	l hy Ms	to said Association	to secure a loan of	
Iwelve and 72/ 100	DOLLARS, the same being	ng the interest due mo	onthly upon said sur	n so borrowed by	ond the sum of said-sum so borrowed.
And Aud promise - to now said Association	at its Home Office at Nevada	a. Mo. all of said sum	s of money, amount	ing in the aggregate to	
payments on stock, together with the earnings and pro said certificate of stock is estimated to mature and reac	fits credited thereon, shall ma	ke said certificate of s	stock equal to the p com date thereof.	ar or face value of said	certificate of stock, and
And	e of default in the payment ith the rules and regulations of reof the insufficient to recays	of said sums of mone of said Association, an anid Association any b	y, or any part there id if, in case of cefat alance which may be	or, montnry as atoresau ilt, the stock pledged an due and owing on said	id the security given to
promise and agree to fully pay and discharge	the same. The payment of DOLLARS each	said monthly sum age	regating The	until the maturity of s	aid stock, and the pay-
promise and agree to fully pay and discharge and of all fines, penalties, advances, liens and other value thereof, and the said share of stock so taken a	charges shall entitle all of sai and redeemed shall be taken by	d certificateof start said Association in fu	ock to redemption l Ill satisfaction of th	by said Association at is obligation and deed o	the accredited earned f trust or mortgage to
secure the same. " This obligation may be paid off at any time up or obligation may be credited on such repayment of keeping and the same of keeping					
Il do Thomas	CENTA		617	Thomas	(SEAL)
	(CEAT)		niola	Thomas Thomas	(SEATA
NOW, THEREFORE, If said part ALA of the	he first part shall pay the sev ble, as aloresaid, and shall fai	eral sums of money n	entioned in said no the said other agree	te or obligation, including	ng all dues, interest and nts shall be void; other-
wise, the same shall be and remain in full force and eff note, the unpaid interest and premium, and the exp	eet, and this mortgage may be enditures hereinbefore named	pe immediately forecle i, made by said party	osed and enforced f	or the unpaid amount to pay said taxes, asse	of the principal of said ssments and insurance,
and to protect the tribe in said prefises, together with expenditures, and the payment of mentarity below in attorney's fee for instituting suit input his mortgage:	also for forcelosing the same	Said premise	a lien upon said pren	rises and secured by this	mortgage, and included
NOW, THEREFORE, If said part	ents collected by said party of expressly waive an appraise	of the second part sha ment of said real esta	I be applied on the p te and all benefits of	ayment of said debt/// the homestead exempti	and the said part On and stay laws of the
State of Oklahoma. IT IS UNDERSTOOD AND AGREED, By an in accordance with the By-Laws of the Fart AND H	d between the parties hereto,	that this entire control	ract, and each and ar, and the laws of	every part thereof, is the State of Missouri,	made and entered into and in constraing this
IT IS UNDERSTOOD AND AGREED, By an in accordance with the By-Laws of the Farm and H contract the By-Laws of said Association and the laws IN WITNESS WHEREOF, The said part	of the State of Missouri are of the first part ha pul. her	to govern.	hand dand seal	Athe day and year firs	t above written.
H 6 Thomas	(SEAL)		E K	I homa	は (SEAL)
	(SEAL)		Wiol	a Thom	au (Seal)
	ACKNOW	LEDGMENT			
COUNTY OF July a	ss, Before i	ne, a <u>Notary Public</u> ir	and for the Count	voi Jul	sa.
and State of Oklahoma, on this	and will There	as H do	Jhan as su	appeared in make	ife, to me known to be
the identical person, who executed the within an act and deed, for the uses and purposes therein set for	d foregoing instrument, and a	acknowledged to me t	hat he executed	the same as	and State
of Okiahoma, this	2 G	19.13.	y ut	9/6	and stille
and commissions as truesty under expires on the	8	(seal)	Has	elm a	seutt:
STATE OF OKLAHOMA, COUNTY OF JULY A and State of Oklahoma, on this July A the identical person who executed the within an act and deed, for the uses and purposes therein set for IN WITNESS WHEREOF I have hereunto set of Oklahoma, this July A My commission as Notary Public expires on the. This instrument was filed for record on the		4	Notary Public	Julia Cour	ity, State of Oklahoma.
This instrument was filed for record on the	2 / day of/	TAS 01	A. D. 191 3,	at // o'clock	A_ M.
By	Deputy.	(seax	zewis	caline_	Register of Deeds.
그들이 가장하는 그는 이 그렇게 하는 것이 불고하다 하는 사람들이 되는 것들이 없었다.	计信息 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基				医医性抗性 化硫酸钠 经收益债券 有難