MORTGAGE RECORD

183	REAL ESTATE MORTGAGE
1,3 %	Upin Builenture, Made this
1450	in
7397/2	WITNESSETH, That the said part MQ, of the first part, for and in consideration of the sum of the standard
11/2/20	Dollars, in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged,
1.4.4.7 %	described real estate, lying and situated in the County of Luck and State of Oklahoma, to-wit:
8/0,3 0.3	
(d) fri g	Got numbered Thirteen ((3) in Block numbered
46784	Eleven (11) NI Lynch and possythe Addition to
3433	the city of Juliah allording to the selected
45848	Eleven (11) in synch and possythe Addless to the city of Julia according to the seconded Red thereof
19778	flet Message
139 4 6	
16 4.4.7	The continue of the continue o
2/2/9 2/9/	
814 64	And all right, title, estate and interest of said grantor
341.23	And all right, title, estate and interest of said grantor
2(1 × 7	TO HAVE AND TO HOLD THE SAME unto said party of the second part, its successors and assigns, forever. Said party of the first part hereby covenant, with said party of the second part, its successors and assigns, that at the delivery hereof. The said party of the second part, its successors and assigns, that at the delivery hereof. The said party of the said premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all anumbrances, that there is no one in adverse possession of same, and
103313	granted, and spized of a good and indetensible estate of inheritance therein, free and clear of all neumbrances, that there is no one in adverse possession of same, and that
119226	PROVIDED, ALWAYS, And these presents are upon the express conditions that, whereas, the gaid party of the second part at the special instance and request of said part allow of the first part, loaned and advanced to Edit Henrick Master Western Harriste Cond Harriste Cond Asset Committee and Harriste Cond Asset Committee and Asset Committee and Marie Dollars.
1º 9/3/40°	and Asiel & Smittle, has Hushand the sum of Twelve Feundred and no 1100 DOLLARS.
10 A 13 a	AND, WHEREAS, Said part 1000 of the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly
3 8 2 1 3	successors or assigns, and also to keep said lands and improvements thereon free from all statutory lieu claims of every kind, and if any or either of said agreements be not assigns, and also to keep said lands and improvements thereon free from all statutory lieu claims of every kind, and if any or either of said agreements be not assigns as a large semantial than yield not yet the second part, its
1944	AND, WHEREAS, Said part and of the first part agree — with the said party of the second part, its successors and assigns, to pay all taxes and assessments, general and special, against said lands and improvements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly insured in such company or companies as said second party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, its successors or assigns, and also to keep said lands and improvements thereon free from all structury lieu 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 pay such taxes and assessments, and may effect such insurance, for such purpose, paying the costs thereof, and may also pay the final judgment for any statutory lieu claims, and may invest such sums as may be necessary to protect the title or possession of said premises, including all costs, and for the repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws of the said Association, these presents shall be security. AND WHEREAS, The said. **Counter Transfer of the sum of the said Association, these presents shall be security. AND WHEREAS, The said. **Counter Transfer of the sum of the said association of the said association of the said association.
43373	of the said Association, these presents shall be security. AND WHEREAS The said Edith Hamille meastin Whamilte her Husband Harrette ner flushand
30971	did on the 19/3, make and deliver to the Francis Home Savings and Loan Association or Missouri. Mells note or obligation, which is made a part hereof and is in words and figures as follows, to-wit:
3 3 4 3 4	
41136	NOTE OR OBLIGATION Bulleville All NEVADA, MO., Mey 19 A.J. FOR VALUE RECEIVED Dromise to pay to the order of the Fam 19 A.J. FOR VALUE RECEIVED Dromise to pay to the order of the Fam 19 A.J. DOLLARS, the same being the monthly dues on the shared of the capital stock of said Association, represented and evidenced by the certificate thereof, numbered this day pledged by 6 J. J. Said Association to secure a loan of the capital stock of said Association to secure a loan of the sum of DOLLARS, and the sum of DOLLARS, and the sum of DOLLARS, the same being the interest due monthly upon said sum so borrowed by 10 A.J. And 10 A.J. DOLLARS, the same being the interest due monthly upon said sum so borrowed. And 10 A.J. DOLLARS, on the following the same being the premium due monthly upon said sum so borrowed. And 10 A.J. DOLLARS, on the following the same being the premium due monthly payments until the dues payments and seek together with the carnings and profite resilied thereon, shall make taid certificate of stock capital to the par or face value of said certificate of stock is estimated to instance to instance and reach par value in J.A. A.J. And 10 A.J. And 10 A.J. DOLLARS, on the following the said certificate of stock capital to the par or face value of said certificate of stock is estimated to instance to instance and reach par value in J.A. A.J. And 10 A.J. And 10 A.J. And 10 A.J. DOLLARS, on the following the said certificate of stock capital to the part of face value of said certificate of stock and said certificate of stock capital to the part of face value of said certificate of stock capital to the part of face of defeat the stock before the part of the part of defeat the stock defeated the part of the part of defeat the stock defeated the part of defeat the stock defeated the stock defe
1/4 3 1/4	sums of money, viz.: The sum of
18118	the same being the monthly dues on theshareOof the capital stock of said Association, represented and evidenced by the certificate thereof, numbered
· 12 1/2 /	Jullal Fluestated and Mollow DOLLARS; and the sum of
456 19 14	DALLAND BANDING BOLLAND ARS, the same being the premium due monthly upon said sum so borrowed.
22343	And promise. To pay said Association at its nome Office at 197 and 1881 stims of money, and continue such monthly payments until the dues
3. 6. 6/3 3	particular an stock together with the earnings and pronto created thereon, small make taid certificate of stock equal to the par or face value of said certificate of stock is estimated to make and reach par value in fine and certificate of stock is estimated to make and reach par value in fine and certificate of stock is estimated to make and reach par value in fine and certificate of stock is estimated to make and reach par value in fine and certificate of stock equal to the par or face value of said certificate of stock is estimated to make each par value in fine and certificate of stock is estimated to make each par value in fine and certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value in fine and certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each par value of said certificate of stock is estimated to make each part value of said certificate of stock is estimated to make each part value of said certificate of said
4.41.24	benuises assessed our decount tried cold in recognition area and rules and responsibility and all the stock breaken and rule security. Stately to
Y 36 3 44.	secure said monthly payments shall, upon the sale thereof, be insufficient to reputy said Association 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 monthly sum aggregating
JA 33 2 3	ment of all fines, fenalties, advances, liens and other charges shall entitle all of said certificate. of stock to redemption by said Association at the decreased canada value thereof, and the said share of of stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to
dr 32 /1	value thereof, and the said share O. of stock so taken and redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same.
20 62,34	value thereof, and the said state 20.00 stock so taken and redecimed shall be taken by said Association in this satisfaction of this obligation and deed of trust or mortgage to secure the saine. This obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Newada, 360., in which event this note or obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.
634873	NO 270 Edith H Smittle (SEAL) Hassiett Esmittle (SEAL)
(46 2 and	Martin M. Smittle (SEAL) axiel Esneitte (SEAL)
27 12 23	NOW, THEREFORE, If said part (SEAL) (SEAL) (SEAL) (SEAL)
33371	premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be immediately forcelosed and enforced for the unpaid amount of the principal of said
33 6133	note, the unpaid interest and premium, and the expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums,
33 M33	expenditures, and the payment of mortgages before their maturity, and attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; all of which shall be a lien upon said premises and secured by this mortgage, and included
Chill D	NOW, THEREFORE, It said part Least of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be immediately forcelosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said premises, together with the charges as provided by the By-Laws of the said Association, for the non-payment of said interest, premiums, expenditures, and the payment of mortgages before their maturity, and the said attention is the provided of the said premises and secured by this mortgage, also for forcelosing the same; all of which shall be a lien upons aid premises and secured by this mortgage, and included in any decree of forcelosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt. And the said part According to the first part, for said consideration, dolereby expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the State of Oklahoma.
162 212	IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into a coordance with the By-Laws of the Frank and Home Savings and Joan Association of Missouri, and the laws of the State of the Sta
308 9 4	contract the By-Laws of said Association and the laws of the State of Angler art to govern. IN UNIVERSE WITE PROPERTY and the form of the State of
125729	Edith H. Smitte (SEAL) Harriett & Smitte (SEAL)
121381	Edith H. Smitte (SEAL) Harriett & Smitte (SEAL) Mertin W. Smittle (SEAL) ariel & Smittle (SEAL)
2 43 67	
12.58	ACKNOWLEDGMENT STATE OF OKLAHOMA, SEA Before me, a Notary Public in and for the County of Julia and State of Oklahoma, on this me day of May of Ma
13.4.4.K	COUNTY OF Julsa Ss. Before me, a Notary Public in and for the County of Julsa
340171	and State of Oklahoma, on this lift and any of May 19/3 personally appeared Edith, it smittle Masters W. Smittle Masters to me known to be
8. 6A	the identical person. A. who executed the within and foregoing instrument, and acknowledged to me that he executed the same as Affect. free and voluntary act and deed, for the uses and purposes therein set forth.
dar. 66	IN WITNESS WHEREOF, I have hereunto set my hand and official scal, at my office in the County of
Illagin	My commission as Notary Public expires on the 22 Can at 11 arch 28 10 14
※	(see) Reuben & Partridae
	Notary Public County, State of Gklahoma.
	act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of. Of Oklahoma, this
	By Deputy, Beat Lewis Celine Register of Deeds.
	를 받았는데 보고 있다. 그는 그리고 있는데 그런데 그런데 그런데 그런데 이렇게 되었다. 얼마나 되었는데 그런데 그런데 그런데 그런데 그는데 그리고 있다. 그런데 그런데 그런데 그런데 그런데 그런데 그런데 하나, 맛이 있는데 있는데, 있는데 그런데 그런데 그런데 그런데 그런데 그런데 그런데 그런데 그런데 그런
化二烷二十二烷二氢硫烷二烷二烷二烷	# Georgia Control (1985) 그는 이번 마이트 그는 이번 마이트는 이 전문에 가장 이 가장 이 전문에 가장 되었다고 하는 사람들이 되었다. 그는 이 사람들은 사람들이 다양하는 것이 모든 사람들이 되었다. 그는 사람들이 다양하는 것이 되었다. 그는 사람들이 다양하는 것이 되었다. 그는 사람들이 되었다면 하는 것이 되었다. 그는 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는 것이 되었다. 그는 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는데 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면