REAL ESTATE MORTGAGE

on of Missouri, a corporation organized under t WITNESSETH, That the said part 220 of	he laws of the State of Missouri, party of the first part, for and in consideration of	ind of the first part, and the FARM AND Hos of the second part:  The Journal	IE SAVINGS AND LOAN ASSOC
sold, and by these presents do seribed real estate, lying and situated in the Cou	Dollars, in hand paid by	v the said party of the second part, the receipt v	whereof is hereby acknowledg
Jut Der	VOD in Block	- Quo (2) Hill Crest	Ridge
Tot Der Addition Necond that on	is Olas Thines	and all my trine	to the
and one			
	endergraphical comments of the	The state of the s	The second of th
and a special region of the state of the sta	A STATE OF THE STA	naman kala maja mana di Pana ang Kalaga da	walio da ali an and a alian alian alian a
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apropriate processed and the contraction of the con	a and the contract of the same and the contract of the same		and the second of the control of the
	化电子电子 医乳腺性 化二甲基乙二甲基甲基异甲基甲基甲基二甲基	rall homostond rights, which are horally expressly	
d all right, title, estate and interest of said gran th all rents of said property, with full power and a gular the tenements, hereditaments and appurte	authority to collect the same in case the marces thereto belonging.	conditions of this mortgage become broken in a	ny particular, and with all a
TO HAVE AND TO HOLD THE SAME uth said party of the second part, its successors an ented, and seized of a good and indefeasible esta	nto said party of the second part, its succeed assigns, that at the delivery hereof.	essors and assigns, losever. Said part 400 of the	he first part hereby covenant of the said premises abo
it warrant and defend the san	ne against the lawful and equitable clain	os of all persons whomsoever.	
PROVIDED, ALWAYS, And these presents said part	anced to Louisa Clark	and I'll blank her I fu	stand DOLLAR
AND, WHEREAS, Said part	rst part agree with the said party of ments thereon, when due, and to keep so	the second part, its successors and assigns, to reid improvements in good repair, and to keep the	my all taxes and assessment to buildings thereon constant
ared in such company or companies as said second cessors or assigns, and also to keep said lands an	d party may designate, and the policy or d improvements thereon free from all sta	policies of insurance constantly transferred to su tutory lien claims of every kind, and if any or e	id party of the second part, wither of said agreements be a
ring the costs thereof, and may also pay the final said premises, including all costs, and for the re	judgment for any statutory lien claims, epayment of all moneys so expended tog	and may invest such sums as may be necessary to ther with the charges thereon as provided by	the Constitution and By-La
the said Association, these presents shall be seem AND WHEREAS, The said	il flark and I. W.	Clark, Ler Lusband	
on the Saftlenth day of Man. Missoum their note or obligation,	which is made a part hereof and is in we	nake and deliver to the Farm and Home State and figures as follows, to-wit:	WINGS AND LOAN ASSOCIATI
	NOTE OR OBLIC	GATION  NEVADA, MO	19
		A TION  NEVADA, MO.,  he Farm and Home Savings and Loan Associat	
same being the monthly dues on the	share of the cap	ital stock of said Association, represented and e	videnced by the certificate
	the make the court figure to the factor of	DOLLARS: and the sum of	andre and a second control of the co
I promise to pay said Association	n at its Home Office at Nevada, Mo., all	RS, the same being the premium due monthly of said sums of money, amounting in the aggreg	y upon said sum so borrow ate to
ments on stock, together with the carnings and p	DOLLARS, on the 20th day of rofits credited thereon, shall make said co	each and every month, and continue such mor rtificate of stock equal to the par or face value	athly payments until the du of said certificate of stock, a
d certificate of stock is estimated to mature and re And	ach par value ut ase of default in the payment of and su	ms of money, or any part thereof, monthly as a	foresaid, to pay all fines a
ure said monthly payments shall, upon the sale the mise	hereof, be insufficient to repay said Assoc	iation any balance which may be due and owing o	on said loan
	DOLLARS each and eve	ery consecutive month hereafter until the matur	rity of said stock, and the pa
nt of all fines, penalties, advances, liens and othe ne thereof, and the said shareof stock so taken are the same.			
This obligation may be paid off at any time tobligation may be credited on such repayment of	upon giving thirty days' written notice t loan with the withdrawal value of the s	o the Home Office of the Association at Nevada tock carried with same.	, Mo., in which event this no
	(SEAL)		(SEA
	7010 1 7 5	보고 하고 있었다. 그 그들은 보고 있는데 하다.	(SEA)
NOW, THEREFORE, If said partof mium, when they shall be or become due and pay the same shall be and remain in full force and	the first part shall pay the several sums rable, as aforesaid, and shall faithfully pe	of money mentioned in said note or obligation, i rform all of the said other agreements, then thes rtaly forcelosed and enforced for the unnaid a	including all dues, interest are e presents shall be void; other mount of the principal of se
NOW, THEREFORE, If said part	penditures hereinbefore named, made b th the charges as provided by the By-La	y said party of the second part, to pay said tax ws of the said Association, for the non-paymer	es, assessments and insurance it of said interest, premium
enditures, and the payment of mortgages before briefy see for instituting suit upon this mortgage any decree of forcelosure rendered thereon, and all the first part, for said consideration, dohere	their maturity, and e; also for foreclosing the same; all of wi	ich shall be a lien upon said premises and secured	by this mortgage, and included
te of Ukianoma.			
IT IS UNDERSTOOD AND AGREED, By a accordance with the By-Laws of the FARM AND tract the By-Laws of said Association and the law	ind between the parties hereto, that this Home Sayings and Loan Association	entire contract, and each and every part ther or Missouri, and the laws of the State of Mis	eof, is made and entered in souri, and in constraing th
IN WITNESS WHEREOF, The said part	of the first part hahercunto set		ear first above written.
			(SEA)
aring the second of the second se		alandania di Campuni di da	
STATE OF OKLAHOMA.	ACKNOWLEDG	MENT	
STATE OF ORLAHOMA, NTY OF	Before me, a Not	ry Public in and for the County of	and the second of the second o
State of Oklahoma, on this	and and		
identical personwho executed the within a and deed, for the uses and purposes therein set for IN WIPMESS WIFMERED LAWS have because of the control of	ind toregoing instrument, and acknowled orth.	ged to me that, he executed the same as	free and voluntar
klahoma, this	over the principal of the seal	EAR AND COMMY DEMANDED TO	and sun
"be" commission as mother a rapid expires on th	S.	A service of the serv	
		Notary Public	County, State of Oklahom
The second of th		A. D. 191 , nt	Valant M

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