REAL ESTATE MORTGAGE REAL ESTATE MORTGAGE Start outward State of Oklahoms part of the action tay in the F-stat Are Hour Savmes and Least Assocra- ter the base of the State of Mission", party of the accord part of the
Country and state of Okinionary part of the second part: a of the first opart, for and in consideration of the sum of
Country of the second party of the second part, its successors and assigns, forever, in the following- country of the second party of the second part, its successors and assigns, to rever, in the following advanced to indiverse passession of same, and same upon the cordiance therein, its successor and assigns, to part hereby expressive the successor of assigns and party of the second part, its successors and assigns, to part of the second part, its successors and assigns, to part of the second part, its successors and assigns, to part of the second part, its successors and assigns, to part of the second part, its successors and assigns, to part of the second part, its successors and assigns, to part of the second part, its successor and assigns, to part of the second part, its successors the part deverse inter from all tatuttory ithe change thereon are party
pantor 4 th and to said premises, including all homestead rights, which are hereby expressly waived and released, together ind authority to collect the same in case the conditions of this mortgage become broken in any particular, and with all and urtenances thereto belonging. E unto said party of the second part, its successor and assigns, forever. Said part, except the first part hereby covenant, is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigns, that at the delivery hereof and first part hereby covenant. Is and assigned the lawful and equitable claims of all persons whomsover. In the start upon the corresponditions that whereas, the said party of the second part, its successors and assigns to pay all taxes and assessments, overnents thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon or asid agreements between resident and taxes and assessments, and may offer soil have of all many or either or asid agreements hore cond part, its successors or assigns, and may invest such sums as may be necessary to protect the tilde or possession in a repayment of all monosys so exceeded together with the chains as of svery kind, and if any or either or asid agreements be accord part, its successors or assigns, and may invest such sums as may be necessary to protect the tilde or possession in a proprime of all monosys so exceeded together with the chains as the such sum as may be necessary to protect the tilde or possession is repayment of all monosys so exceeded together with the chains as may be necessary to protect the tilde or possession in the sprate as part her
prantor # In and to said premises, including all homestead rights, which are hereby expressly waived and released, together and authority to collect the same in case the conditions of this morigage become broken in any particular, and with all and urtenarces thereto belonging. E unto said party of the second part, its successor and assigns, forever. Said part, work the site part hereby covenant, as and assigns, that the delivery hereof and clear of all ingendurances, that there is no one in adverse possession of same, and same against the lawful and equitable claims of all persons whomsoever. ents are upon the correspondent of all ingendurances, that there is no one in adverse possession of same, and same against the lawful and equitable claims of all persons whomsoever. ents are upon the correspondent in the delivery of the second part, its successors and assigns, to pay all taxes and assessments, advanced to the second part, its successors and assigns, to pay all taxes and assessments, expression of the policy or policies of insurance constantly transferred to said party of the second part, its and unrest thereon, when due, and to keep said improvements in good repair, and to keep the buildings three on constantly come party may designate, and the policy or policies of insurance constantly transferred to said party of the second part, its and improvements thereon free from all statutory line claims of and pressents, and may or either of asid party of the second part, its erepayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws ecurity. The make and deliver to the TAWA AND HOME SAVINGS AND LOAN Assocratron ion, which is made a part hereof and is in words and figures as follows, to-wit: NOTE OR OBLIGATION in premise to pay to the order of the FAMA AND HOME SAVINGS AND LOAN Assocratron of Missouri, the following
nantor 16 In and to said premises, including all homestead rights, which are hereby expressly waived and released, together and authority to collect the same in case the conditions of this mortgage become broken in any particular, and with all and untenonces thereto belonging. E unto said party of the second part, its successor and assigns, forever. Said part, except the first part hereby covenant. Is and assigns, that at the delivery hered for all hogenbrances, that there is no one in adverse possession of same, and same against the lawful and equitable claims of all persons whomsoever. ents are upon the corresponditions that whereas the said party of the second part at the special performance and request advanced to how the said party of the second part, its successors and assigns, to pay all taxes and assigns, the first part agree with the said party of the second part, its successors and assigns, to pay all taxes and necessarily covernents thereon, when due, and to keep as all improvements in good repair, and to keep the buildings thereon constantly cond party may designate, and the polley or polledes of insurance constantly transferred to said party of the second part, its and improvements thereon is real chains of our years and assessments, and may effect such insurance, for such purpose, inal judgment for any statutory line claims and may invest such sums as may be necessary to protect the title or possession accurate. It is in words and figures as follows, to-wit: NOTE OR OBLIGATION ion, which lainade a part hereof and is in words and figures as follows, to-wit: DOLLARS. NEVADA, MO, how the second part in the order of the FARM AND HOME SAVINGS AND LOAN Assocration for Missouri, the following DOLLARS.
ta and assigns, that at the delivery hereof the second part the true and having owner. of the said premises above a same aguinst the lawful and equitable claims of all premoses that there is no one in adverse possession of same, and a same aguinst the lawful and equitable claims of all premoses that there is no one in adverse possession of same, and a same aguinst the lawful and equitable claims of all premoses that there is no one in adverse possession of same, and a same aguinst the lawful and equitable claims of all premoses that there is no one in adverse possession of same, and a same aguinst the lawful and equitable claims of all premoses whomsoever. ents are upon the expression of the second part, its successors and assigns, to pay all taxes and assessments, or and taxes, and the polley of polles of instrance constantly transferred to said party of the second part, its a uncessors or assigns, may pay such taxes and is assessments, and may effect atch insurance, for static agreements be not instruct or any statutory lien claims, and may invest such tarms and the second part, its successors or assigns, may pay such taxes and assessments, and may effect atch insurance, for such agreements be not every kind, and if any or either of said agreements be not are repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws security. If the successor and is in words and figures to the FAMM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURT, the following my resident of and is in words and figures to follows, to-wit: DOTE OR OBLIGATION NEVADA, MO, WHANG AND LOAN ASSOCIATION of Missourt, the following DOTLARS
in first part agree with the said party of the second part, its successors and assigns, to pay all taxes and assessments, ovements thereon, when due, and to keep said improvements in good repair, and to keep the buildings thereon constantly cond party may designate, and the policy or policies of instrume constantly transferred to said party of the second part, its s and improvements thereon free from all statutory lien claims of avery kind, and if any or either of said agreements he not cond part, its successors or assigns, may pay such taxes and assessments, and may effect such insurance, for such purpose, inal judgment for any statutory lien claims, and may invest such tawns are may be necessary to protect the title or possession are repayment of all moneys so expended together with the charges thereon as provided by the Constitution and By-Laws security
ion, which is made a part hereof and is in words and figures as follows, to-wit: NOTE OR OBLIGATION promise to pay to the order of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, the following DOLLARS
NEVADA, MO, S.
DOLLARS: and the sum of
DOLLARS, the same being the interest due monthly upon said sum so borrowed by
al reach par value in the payment of said sum of money, or may part thereof. In case-of default in the payment of said sums of money, or may part thereof, monthly as aforesaid, to pay all fines and nee with the rules and regulations of said association, and if, in case of default, the stock pledged and the security given to le thereof, be insufficient to repay said Association any balance which may be due and owing on said loan the security given to here the same. The payment of said monthly sum accreating.
The state of the s
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(BAL) of the first part shall pay the several sums of money mentioned in Figlin note or obligation, including all dues, interest and payable, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; other- ind effect, and this mortages may be immediately forcelosed and enforced for the unpaid amount of the principal of said e expenditures hereinbefore named, made by said party of the second part, to pay said taxes, assessments and haurance, r with the charges as provided by the By Laws of the said Association, for the non-payment of said interest, premiums, fore their maturity, and trace; also for forcelosing the same; all of which shall by a lieu upon said premises and secured by this mortgage, and included all verify collected by said party of the second part/said by applied on the payment of said dust. And the said part-tex- hereby expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the
hardle term control by same prime of the interference of the second starts and all benefits of the homestead exemption and stary laws of the hereby expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stary laws of the By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into NND ITOME SAVINGS AND LOAN ASSOCIATION OF MISSOUR, and the laws of the State of Missouri, and in construing this a laws of the State of Missouri are to govern. And the first part has the construint set of the state of a start of the state of t
(SEAL) Mary Carnel' (SEAL)
ACKNOWLEDGMENT ss. Before me, a Notary Public in and for the County of
in and foregoing instrument and acknowledged to me that the executed the same as the fore and voluntary et forth. to see my had and official seal, at my office in the County of the same as the same
Notary Public Dick and M.
Deputy. ACHARLy Register of Deeds.