MORTGAGE RECORD

367

4	3	9	tσ	۲Ľ	0	3	į
-			مىنى د			استار را	

SOMPARED W

Delarcen Jar	E. Drodg	S County and State of C	Alay of	201 the first part	and the FARM AND F	OME SVINOS AND LOAN
WITNESSETH, That	the said part les of	the first part, for and in	consideration of th n hand paid by th	e sum of	second part, the receip	t whereof is hereby ackn
described real estate, lying an	these presents do	GRANT, CONVEY AND CON	FIRM unto said pa	rty of the second p	art, its successors and	assigns, forever, all the i
	ll s	et m	mer.	Eleve	<u> </u>	~ Block
		(2) \sim $+$	Kunker	sood !	Jace.	to D
State &	alalalo	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		-dina.	tatte	- De Da
get taly	ned,	Gad	0 0			
			· · · · · · · · · · · · · · · · · · ·	دوده درکتر بینور همیشد اختیار در از از میکن د قود کرد.	n an an an an Anna an Anna Anna An Anna Anna	······
And all right, title, estate and with all rents of said property			가 가지 않는 것이 있는			
TO HAVE AND TO 1	HOLD THE SAME u	nances thereto belonging. nto said party of the secon	d part, its success	rs and assigns, fore	ver. Said part les	of the first part hereby co
with said party of the second granted, and seized of a good that	part, its successors an and indefeasible esta-	d assigns, that at the de te of inberitance therein,	free and clear of a	l incur yrances, th	true and lawful ow at there is no one in	ner 201 the said premis adverse possession of sc
PROVIDED, ALWAY	S, And these presents	are upon the express con	ditions that, when	cas, the said party	of the second part a	here mary
AND, WHEREAS, Sai general and special, against sa	id part is of the fir	st part agree with the nents thereon, when due,	sum of	second part, its su	cessors and assigns, to od repair, and to keep	ce_d pay all taxes and asso the buildings thereon eq
AND, WHEREAS, Sa general and special, against as insured in such company or co successors or assigns, and also performed as aforesaid, then a paying the costs thereof. and 1 of said premises, including al of the said Association, these AND WHEREAS, The	impanics as said second to keep said lands and aid party of the secon	l party may designate, an d improvements thereon f d part, its successors or a	d the policy or pol ree from all statut ssigns, may pay su	icies of insurance co ory lien claims of e ch taxes and assess	nstantiy transferred t very kind, and if any c ments, and may effect	o said party of the second or either of said agreemen such insurance, for such
paying the costs thereof, and i of said premises, including al of the said Association, these	may also pay the final l costs, and for the re presents shall be secu	judgment for any statute payment of all moneys so ity.	expended togethe	r with the charges	thereon as provided	by the Constitution and
AND WHEREAS, The	day of The	mpre atriby		e and deliver to	the FAIRT AND YOUE	
			OR OBLIGA	TION		mary 20th
FOR VALUE RECEIV sums of money, viz.: The sum the same being the monthly of	TED Jong Tel	promise to pay to	the order of the $\frac{1}{897}$	ARM AND HOME SA	ANGS AND LOAN ASSOC	NATION OF AlleSOURI, the
the same being the monthly of thereof, numbered	lites on the	this day pl	of the capital	stock of said Assoc	iation, represented an sociation to secure a l	d evidenced by the certifi onn of
- re algeteurs +	2 31/100	DOLLARS, the sam	e being the interes	t due monthly upor	said sum so borrowed	by Les sand the
And me promise payments on stock, account w	to pay said Association	a at its Home Office at N	evada. Mo., all of	ald sums of money	amounting in the agg	regate to
said certificate of stock is estin Andfi penaltics assessed on hocount i	nated to mature and re	ach par value in Sealer	Aly lup 1	nonths from date th	ereof,	
secure said monthly payments	shall, upon the sale th	ereof, be insufficient to re	pay said Associati	on any balance whic	h may be due and own	ng on said loan
promise and agree to f	vances, liens and othe	bollar charges shall cutitle all	S each and every of said certificate.	consecutive month	hereafter until the ma mption by said Asso	turity of said stock, and ciation at the accredited
This obligation may be credited						
	on such repayment of		I value of the stoc	k carried with same	r E. R.	doen_
	and a state of the state of the first			al a	a E, R	odger.
NOW, THEREFORE, premium, when they shall be or wise, the same shall be and re-	If said part to of or become due and pay main in full force and e	the first part shall pay th able, as aforesaid, and sha fleet, and this mortgage r	e several sums of Il faithfully perfor nay be immediate	money mentioned in m all of the said of y foreclosed and en	i said note or obligation her agreements, then the inforced for the unpaid	n, including all dues, inte hese presents shall be void amount of the principa
note, the unpaid interest and and to protect the title to said expenditures, and the navmen	premium, and the ex premises, together wit	penditures hereinbefore r In the charges as provided their maturity, and	amed, made by st	ld party of the sec of the said Associa	ond part, to pay said fon, for the non-pays	taxes, assessments and in nent of said interest, pr DOLI
NOW, THEREFORE, premium, when they shall be c wise, the same shall be and re note, the unpaid Interest and and to protect the title to said expenditures, and the paymen attonney's fee for instituting s in any decree of forcelosure re of the first part, for said consis State of Oklahoma.	ult upon this mortgage idered thereon, and all leration, do	a; also for foreclosing the rents collected by said p by expressly waive an ap	same; all of which arty of the second praisement of said	shall be a lien upon part shall be applied real estate and all b	said premises and secu I on the payment of sa enefits of the homester	red by this mortgage, and d debt. And Nie said part id exemption and stay lay
State of Oklahoma. IT IS UNDERSTOOD in accordance with the BwLs	AND AGREED, By a	nd between the parties h	ereto, that this en	tire contract, and o Missouri, and the	ach and every part t laws of the State of	hereof, is made and ente Missouri, and in constru
IT IS UNDERSTOOD in accordance with the By-La contract the By-Laws of said IN WITNESS WHERE	Association and the lav OF, The said part Lo-	vs of the State of Missour Suof the first part ha 1)-	hereunto set	here hand	and seal the day an	d year first above writter
		,(SEAL)		John	E. Ro	dger
4 44			OWI EDOM	CL.	LE OKO	-dger
STATE OF O	Δ	2	OWLEDGM			0
COUNTY OF	the aler	day of	fora me ga Notary	Public in and for the	e County of	his wife, to me know
the identical person 2 who act and deed, for the uses and	executed the within a purposes therein set fo	nd foregoing instrument,	and acknowledged	to me (Ant They of	xecuted the same as	their free and yr
of Oklahoma this 5-7	day of	c. 2.9 A. day of	- 10/2			
(Leaf)			0	The	n Han	County, State of Ok
7 This instrument was file	d for record on the	5	$\overline{\gamma}$	Notary	Public July 91.2., at 37	o'clock P. M.
By		Deputy.	, Hel	N.9.		رRegister ol
		-1	8.21			8
	4	*	- י			