			F		

400

MORTGAGE RECORD

D

.H.	-11	- N			
		ī. U	1:1	64	
5 7 10 10 10 10 10 10 10 10 10 10 10 10 10	12724	Lot. 2 mil.	Martin	1576	25

RANG DOLAWORTH BOOK CO., LAAVENVORTH KAN. NO. 21251

+ WITNESSETH + Steen	That the said part Less and by these presents do	Courty and State of Okla the laws of the State of Misson of the first part, for and in con- Dollars, in hu 	ideration of the sum of and paid by the said party of a unto said party of the set	If the second part, the reco	ipt whereof is hereby acl id assigns, forever, all th
described real estate, I	ying and situated in the C	ll 2x the	histy (20) South	nd State of Oklahoma, to	(20) - Lest
2 & d &	Jumber Jun Br	aly Hing	3), all Its al	Litron I	k_ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
of him	tels for	hered Lered	- 1 and a stri	rene en 1	.
And all right, title, est with all routs of said p singular the tenements	ate and interest of said gre roperty, with full power and , hereditaments and appur	ntor/2/ in and to said premise a pathority to collect the same tenances thereto belonging,	s, including all homestend ri n case the conditions of thi	hts, which are hereby expr mortgage become broken	essly waived and release in any particular, and w
with said party of the granted, and seized of that PROVIDED, A	second part, its successors a good and indefeasible as l warrant and defend the so LWAYS. And these presen	unto said party of the second part and assigns, that at the deliver tate of inheritance therein, free ume against the lawful and equ is are upon the express conditi dyanced to	y hereof the second sec	re the true and lawful o es, that there is no one in whomsoever.	wnor of the said prem a diverse possession of
				(λ)	ar≓ n
performed as aforesaid paying the costs thereo of said premises, inclu of the said Association AND WHERE, did on the wors work	then said party of the sec t, and may also pay the find ding all costs, and for the these presents shall be sec S. The said	the sum first part across the same rements thereon, when due, and and party may designate, and the und improvements thereon free ond part, its successors or assign al judgment for any statutory repayment of all moneys so exp arrivy.	is, may pay such taxes and ien claims, and may invest a conded together with the cl 	assessments, and may effect uch sums as may be necess marges thereon as provided or here to the Fatay and Hos	the such insurance, for such ary to protect the title on by the Constitution au
OF MIBSOURT	مت note or obligation	n, Which is made a part hereof n NOTE OR	nd is in words and figures a OBLIGATION N o order of the FARM AND HO	s follows, to-wit: EVADA, MO., October NE SAVINGS AND LOAN ASS	iq. 2 oth
sums of money, viz.; the same being the mo thereof, numbered	the sum of	share 2 this day pledge	of the capital stock of said	Association, represented a and Association to secure	nd evidenced by the cert
payments on bock, tax	seto pay said Associat	ion at its Home Office at Neva 		sing the premium due mo noncy, amounting in the ag month, and continue such equal to the par or face v late thereof.	nthly upon said sum so gregate to monthly payments unt due of said certificate of
And penalties assessed on ac	further agree, in count thereof, in accordance	case of default in the payment is with the rules and regulations thereof he insufficient to reput	of said sums of money, or of said Association, and if,	any part thereof, monthly in case of default, the stock a which may be due and ay	
		rege the same. The payment of <i>Q</i> / <i>p.g.</i> DOLLABS ca first oharges shall entitle all of <i>s</i> en and reclement shall be taken i a upon giving thirty days' will of lean with the withdrawal ya			
	ORE. If said part Les-	2017 A 7 5	veral sums of money mention	a chel C . The chel C . and in said note or oblight	Brady Lugal ducs, ir
premium, when they sh wise, the same shall be note, the unpaid inferr and to protect the tills affectives, and the result affectives, and the r	all be or become due and pr and remain in full force and st and premium, and the to said premises, together y avment of word and better utime with monthis morter	(SEAL) of the first part shall pay the se nyable, as aforcsaid, and shall for leffor, and this mortgage may expenditures hereinbefore name vith the charges as provided by scherofhatter, and scherofhatter, and scherofhatter	ithfully perform all of the s be immediately forcelosed, id, made by said party of the By-Laws of the said A her all of which shall be a lier	aid other agreements, then and enforced for the unpar- ne second part, to pay said esociation, for the non-pa- upon said premises and sec	these presents thall be v id amount of the princi i taxes, assessments and yment of said interest, Lord by this mortgage, au
in any decree of forcelo of the first part, for said State of Oklahoma. IT IS UNDERS in accordance with the contrast the By Laws of	sure rendered thereon, and l consideration, dohe FOOD AND AGREED, By By-Laws of the FATM AN C suid Association and the	all rents collected by said party reby expressly waive an apprais and hetween the parties heret o Hone Savines and Loan A laws of the State of Missouri ar e_of the first part ha	of the second part shall be r ement of said real estate an b, that this entire contract, sociation of Missourt, an to reverse	pplied on the payment of a l all benefits of the homest and each and every part id the laws of the State of	aid debt. ⁹ And the said t cad exemption and stay thereof, is made and en Missouri, and in const
	an a	(SEAL)	rounto sort Leire n R	and and sont the day of	nd year first above write Bradys
	e of Oklahoma,	ACKNOV	VLEDGMENT me, a Natary Public in and	for the County of	Jone -
the identical persons act and deed, for the us IN WITNESS W	who executed the within es and purposes therein set HEREOF. I have herein to	set my hand and official seal.	acknowledged to me that I	he kexecuted the same as	to me kn
of Oklahonia, thise My commission in (2-2)	۲۰۰۰ s Notary Public expires on	the 280 Cday of	alond "		County, State of
	was filed for record on the	day of	6 H 6 1	. D. 1012, no 5 Nallelei	Co'clock PM.
(deal)			l de la constante de la constan	an a	