Dollars, on the 20th day of each and every month, and continue such monthly payments until the dues payments on stock together with the extraings and profits credited thereon shall make said certificats of stock equal to the par or face value of said certificate of stock, and said certificate of stock is estimated to mature and reach par value in 22.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	REAL ESTATE MORTGAGE.
per de cam et	and the sum of Devin and 5700 Dollars, the same being the interest due monthly upon said sum so borrowed by another
promise to pay which association on the Hume Offices at Forschel, Mes, all of main Frame of monory, unremising in the segregates to Hull and Mess programmed in the data of the second part of the hume offices of the optical terms and the three offices. The second of main intermediate terms and the second part of the monory and part of the main offices of the optical terms and the second part of the main offices of the optical terms and the second part of the main offices of the optical terms and the second part of the main of the second part of the second part of the main of the second part of the second	that a f trans
and the does payment on stake together with the contrage out profile cellule therems shall method with early of the part of feer value of and staffetted of stoke in additional of the part of the state	promise to pay said Association at its Home Office at Nevada, Mo., all of said sums of money, amounting in the aggregate to Taviaty four
entities of study, and said excilinate of study is a situated to induce not study ner volve in different and the barred.  And different is a study of the argument of ead a sum of morely or any parts for add meaning the study or and have and the order of add meaning or any part of different is a structure of the argument of ead a sum of the order of add meaning or and part of generation more induced in the order of argument of ead of meaning or and part of generation more induced in the order of argument of the order of argument of ead of meaning of the order of argument of ead of meaning of the order of argument of ead of the order of argument of ead of meaning of the order of argument of the order of argument of ead of the order of argument or order of argument of the order of argument of the order of argumen	Dollars, on the 20th day of each and every month, and continue such monthly payments
And Lett. Letter agree, he case of default in the poynent of mid around anong, or say put flavord, monthly as inbreakl, to pay all these and resulting manued on account theread, it is assisted and understation to polynomic shall, ognot that theread, its assisted and the account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be account does not be and the case of the account does not be and the case of the account does not be and the case of the account does not be account does not be and the case of the account does not be account does n	until the dues payments on stock together with the earnings and profits credited thereon shall make said certificate of stock equal to the par or face value of said
anemed on necessarily provends dull, upon the acide tends of employees of end of the stark ployee of end ording on an employee of end or provents due to acide the start of th	certificate of stock, and said certificate of stock is estimated to mature and reach par value in severily two the from date thereof.
seen and anothly prymets shall, shon the sale these d, to incelledent to range and Association say hintse within any to the and overing one sale loan_JMM propinse and greek to fully pay and discharges to an the payment of add methy due as green of all fines, peaking fractions. Journal of the due of the second state is an addition of the second state is and addition of the second state is and response of all fines appendix functions. Journal of the second state and response of the response of the second state and re	And MCL. further agree, in case of default in the payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and penalties
produce and agree to fully pay and discharge the same. The payment of aid aroundly sum aggregating the same of the same of charge shall with a discharge of all fines, multiles directed the same of t	assessed on account thereof, in accordance with the rules and regulations of said Association, and if, in case of default, the stock pledged and the security given to
and an energy commutive means hereafter mill the maturity of said abok, and the properts of all lines, provide, diverses, lines and other charges shall entitle all of all derification, of stock to redeerging in by all Antichardian at the secondition and the second the sec	secure said monthly payments shall, upon the sale thereof, be insulficient to repay said Association any balance which may be due and owing on said loan 2000
al of aid certificate	promise and agree to fully pay and discharge the same. The payment of said monthly sum aggregating. Includy for DOLLARS
shall be taken by said Association in full satisfaction of this folligation and Dord of Truet or Mortgage to secure the same. The to Obligation may be gradied on and, requestion of this folligation may be called on and, requestion of a single security of the second part in the withdrawal values of the steek cardial with may.  In the Obligation may be called on and, requestion of also of the withdrawal values of the steek cardial with may.  In the Obligation may be called on and, requestion of also with the withdrawal values of the steek cardial with may.  In the Obligation may be called on and, requestion of also of the second part in the second part is also of the part of the steek cardial second part of the second part is also of the part of the second part is also of the second part is a second part in the second part is also of the second part is a second part is also of the second part is also also of the second part is	each and every consecutive month hereafter until the maturity of said stock, and the payment of all fines, penalties, fidvances, liens and other charges shall entitle
The Obligation may be paid off at any time upon giving thirty days written notices to the Homo Office of the Association at Nereda, Mo., in which event this Note or Obligation may be predicted on such repayment of loan with the withdrawal value of the stock carded with anse.  [Intro]	all of said certificate of stock to redemption by said Association at the accredited earned value thereof, and the said share 2 of stock so taken and redeemed
Note or Obligation may be credited as such separatest of loan with the withdrawal value of the stock carried with name.  [Initial	shall be taken by said Association in full satisfaction of this Obligation and Deed of Trust or Mortgage to secure the same.
Instal     Supplice of product of the first part shall pay the several turns of many mentioned in said note or obligation, including and does not a said part of the second part, to pay and texes, assessments and included in and the pay of the said state and and note or obligation, including and does not provide the first part shall be addited and shall be addited and shall be addited and shall be addited and the foreign pay be immediately foreigned and and forced for the sample and and and one pay and the pays and a first pay and and the pays and pays be immediately foreigned and and forced for the sample and included in any deres of foreigness ranks for foreigness before their mattrity, saddless the pays and the payment of real state of all parts and the payment of more pays and the pays and and pays a	This Obligation may be paid off at any time upon giving thirty days' written notice to the Home Office of the Association at Nevada, Mo., in which event this
(max)       Dight and Silleggle (max)         NOW, THEREBORE, If shill parkled the first part shall pay the several sums of morey mentioned in said note or obligation, including all dues, instress and premism, when they shall be or baccane due and premism, and the acponditures harshaldore named, made by shill party of the second part, bury shill care, assessments and harmone, and to provide the fills of any generation of the principal of aid note, the unpaid interest and premism, and the expenditures harshaldore named, made by shill party of the second part, bury shill face, assessments and harmone, and to provide the fills of aid premisms, ogether with the obspects as provided by the Backward and according, for the non-payment of and inferent, premismo, gether output age premismed of morigages a provide by the Backward and second by this Datragas, and localution in and dense of foreoleure rendesed thereon, and ill renis collected by shill party of the second part that be premised of the data and a second part that the applied on the payment of morigages hafter that and a contrast of the second part that the print of the print part of the second part that the print the print the print the print the print the prin	Note or Obligation may be credited on such repayment of loan with the withdrawal value of the stock carried with same.
Image:	[SEAL] CUSchlegel [SEAL]
NOW, THEREPORE, If said particle the first part shall pay the several sums of morey mentioned in said note or obligation, including did dues, interest and premium, when they shall he to become due and prychale, as advessaid, smal shall faithfully perform all of the mid other agreements, then these presents shall be to exist dues mean advessarial premises, tegether with the charges may be immediately foreclosed and encoded be the uprivate increases and means of a due private in the life to said permises, tegether with the charges as provided by the BayLaw of the said Association, for the more payment of said infarest, merciana, expenditures, and the payment of morigages before their maturity, malless of the said Association, for the more payment of said infarest, merciana, expenditures, and the payment of morigages before their maturity, malless of the said Association, for the more payment of said entires, and the payment of said of the maturest, and the mark part of the second path them and second by this Mortgage, and included in any dense of the State of Oklahoma. The SURDERON DAR MARKERD, By and between the parties between the parties at the social and when of the State of Oklahoma. IN WITNESS WHEREOF, The said part between the parties between the said Association and the more of the more and the second path them and the said of the fail Associated the Developed and the fail to Associated the Developed and the said part of the social associated the Developed and the said part of the social associated the Developed and the said part of the said social these of the State of Oklahoma. IN WITNESS WHEREOF, The said part 162 450 the first part hall Marker and Paymer of the Marker and Paymer of Developed and the said part of the social developed and the said part of the social developed and the said part of the social developed and the said the said part of the word in the town written. IN WITNESS WHEREOF, The said part 162 450 the first part hall Marker and Velation and forge on the Marker and Velation of the soc	
premium, when they shall be or became due and payable, as adversali, and shall fallfully perform all of the mid other agreements, then these presents shall be be void; otherwise, the same shall be and remain in full force and effect, and this Mortgage may be immediately forcelored and onferced for the unpaid amount of of the principal of aid note, the unpaid interest and permites, together with the obarges an provided by the SPLARE of the second part, to payable taxes, assessments and neuroneo, and to proteet the fille to and permites, together with the obarges an provided by the SPLARE of the second part, for payable taxes, assessments and neuroneo, and to protect the intervention, and interest objective that the neuron said premises and second to pay the payable of the second part thall be applied on the payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said object of the second part shall be payment of said to be payment of said the second part shall be payment of said to be payment of said to pay the pay theorem, and the conductation the Dy-Laws of said association and the laws of the State of Ohlahoma. The SUNDERFORD AND ARCEED, years of said association and the laws of the State of Allaboration and the laws of the State of Mallocal association and the laws of the State of Mallocal association and the laws of the State of Mallocal association and the laws of the State of Mallocal association and the laws of the State of Mallocal association and the laws of the State of Mallocal association and the laws of the State of Mallocal association and the laws of the State of Mallocal association and th	n feir a le strand feir de le 🖉 🗡 a se de le seu de le service de la service de 🖊 ante de le service 🖊 Le de le service de la s
be volt; otherwise, the same shall be and remain in full force and effect, and this Mortgage may be immediately forcelosed and andereed for the unpidd nanount of of the principal of easid note, the unpidd interest and permittin, and the expenditures hereinhofore named, and by sail party of the second part, to pay sublices, assessments and interest, premittines, and the payment of mortgages before their maturity, and the By-Law of the aird Ameedation, for the non-payment of anid interest, premittines, expenditures, together with the abarges as provided by the By-Law of the said Ameedation, for the non-payment of anid interest, premittines, expenditures, together with the abarges as provided by the By-Law of the said ameedation, for the non-payment of anid and the farst part, for said consideration, do	전에 생각하는 것은 것을 통해야 하는 것은 모두 가는 모양은 전에서 가지를 많은 것이다. 동생님, 그러지 않는 것에서 집에 가지 않는 것이다. 문제가 가지 않는 것이다. 그는 것이다. 그는 것이다.
of the principal of and note, the unpaid interest and premium, and the expenditures hereinbalore named, made by sold party of the second part, to pay sold taxes, assessments and insurance, and to protect the fille to said premiums, together with the obarges as provided by the By-Lawr of the said Association, for the non-payment of and inferest, prominum, expenditures, and the protect the fille to said premium, and the payment of mortgrages before their maturity, non-law-of the said activity. To DLARB section of an inferest, prominum, expenditures, and the protect for foreclosing the same ; all of which shall be a len upon said premium and sector of oblights. The payment of mortgrages before their maturity, non-law of the said activity of the second part, but has done and consideration, do	이상 동물 그는 것은 사람이 다 못했는 것 같아요. 아버지는 것은 것은 것이 같은 동물은 동물을 가지? 것 같아요. 이 이 집에서는 것이 것은 것이 것을 하는 것이 것이 같이 하는 것이 같이 많은 것이 같이 않는 것이 않는 것이 같이 않는 것이 않는 것이 같이 없다. 같이 없는 것이 같이 없는 것이 없는 것이 없는 것이 없는 것이 않는 것이 없다. 같이 없는 것이 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 같이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 않는 것이 없는 것이 없
sessessents and insurance, and to protect the fills to said premises, together with the charges as provided by the By-Laws of the said Association, for the non- payment of said interest, premiume, expanditures, and the payment of mortgages before their maturity, and like. An eff of the fitting with upon this Mortgage; also for forcelosing the same; all of which shall be a like upon asid premises and second by the Martgage; also for forcelosing the same; all of which shall be a like upon asid premises and second by the Martgage. And included in any decree of forcelosing the same; all of which shall be a like upon asid premises and second by the Martgage. The State of Oklahoma. The State of Oklahoma. The State of Oklahoma, and the State of Oklahoma, on this gradual description of the farm parts hall Association and the laws of the State of Oklahoma, on this gradual description of the same and the farm part hall the farm of and far hall be all gradual and the second previous of the same and the same and the farm of the same and the same and the farm of the state of Oklahoma and the second previous of the same and the same and the same and the state of Oklahoma. The same part hall be appendent to gradual the above of the farm of the state of NM the By-Law of and Association and the laws of the State of NM the State of Oklahoma, on this gradual description of the same and the same and the farm of the state of the same and the same and the same and the state of the same and protects the within and foregoing instrument, and show of the same and the same and the same and protects the within and foregoing instrument, and show of the same and the same and the same and state of Oklahoma, on this gradual dimension as Notary Public and the same and and same and state of Oklahoma, on this gradual dimension as Notary Public accented the same and and more and more and state of Oklahoma, this gradual dimensis and the same and the same and anot and out of the same	옷을 다시고 했다. 같은 것은 것 같은 것은 것 같은 것을 많은 것이 못 같은 것이 같은 것이 같은 것을 같이 것 같은 것이 같이 같이 같이 많이 많이 없다. 것은 것은 것은 것은 것은 것은 것은 것은 것은 것이 것 같이 것 같이
payment of said interest, premiume, expenditures, and the payment of mortgages before their maturity, end back the Musch of Catter Line 1, DOLLARS are atomay's fee for instituting asit upon this Mortgage; also for forcelesing the same; all of which shall be a lien upon said premites and sensed bythis Mortgage, and included in any decree of forcelesine endered thereon, and all rents collected by shill party of the second part shill be applied on the payment of mild shift and the second part shift be applied on the payment of mild shift and the second part shift be applied on the payment of mild shift and all seconds of the party of the State of Oldshoma.  If its INDERSTOOD AND ARREED, by and between the paties herein, that this entire contract, and each and every part thereot, is made and entered into its accordance with the System of the State of Oldshoma.  If ISBN DESTOOD AND ARREED, by and between the paties herein, that this entire contract, and each and every part thereot, is made and entered into its accordance with the System of the State of Oldshoma.  If ISBN DESTOOD AND ARREED, by and between the paties herein, that this entire contract, and each and every part thereot, is made and entered into its accordance with the System of the State of Missouri, and its contract the By-Law of anit Association and the laws of the State of Missouri, and Incontract the By-Law of anit Association and the laws of the State of Missouri, and Incontract the grave and include and part 2.2.4.5 the fast part half because of the State of Missouri and State of Oklahoma, or thin State of Oklahoma, for thin State of Oklahoma, or thi	사람이 많은 것 같은 것 같은 것 같아요. 그는 것 같은 것은 것은 것은 것을 하는 것 같은 것은 것을 하는 것 같아요. 것은 것 같아요. 것은 것은 것은 것은 것은 것은 것은 것을 하는 것 같아요. 그는 것
as atternay's fee for instituting suit upon this Mortgage; also for forcelosing the same; all of which shall be a llen upon said premises and secured by shis Mortgage, and included in may deere of forcelosure rendered thereon, and all reats collected by said party of the second part shull be applied on the payment of said debt. And the said part_Lot of the first part, for said consideration, dohereby expressly waive an appraisement of said real estate and all benefits of the homestead ecomption and skay have of the State of Oklahoma. TF 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 in accordance with the Dy-Laws of said Association and the laws of the State of Missouri, and in constraing this contract the By-Laws of said Association and the laws of the State of Missouri and to in contraining this contract the By-Laws of said Association and the laws of the State of Missouri and to control. IN WITNESS WHEREOF, The said part_22.42d the first part half herennice set. [ISERI] Jupplical State of Oklahoma, [ISERI] Jupplical State of Oklahoma, [ISERI] Jupplical State of Oklahoma, [ISERI] State of Oklahoma, [ISERI] State of Oklahoma, [ISERI] ACKNOWLEDGMENT. State of Oklahoma, [ISERI] Acceletion Jose 3. presonally appeared Qubbe Alls gcd, and gch a Qubbe All aged	
and included in any decree of foreolouser rendered thereon, and all reals collected by said party of the second part shall be applied on the payment of said debt. And the and part_(2.6.4f the first part, for said consideration, dohereby expressly waite an appraisement of said real estate and all benefits of the homestead exemption and stary have of the State of Oklahom. If 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 in accordinate with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the have of the Slate of Missouri, and in construing this context the By-Laws of all According and the first part half/bereunto est. [REAL] [S	
And the said part_(2.4df the first part, for said consideration, dohereby expressly waive an apprisement of said real estate and all benofits of the homestead exemption and stay laws of the State of Oklahoma. 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 late in accordance with the Dy-Laws of the FAINA AND HOLES SAVINGS AND LOAN ASSOCIATION OF MISSOUR; and the laws of the State of Missouri, and in constraining this contract the By-Laws of said Association and the laws of the State of Missouri are to govern. IN WITNESS WHEREOF, The said part_(2.4df the first part hal/2 foreunto set	가 비행했다. 그 Hundrick Alignetic Head States (2017) 2017 - Head Control Cont
IN WITNESS WHEREOF, The said part 22 26d the first part hald thereounto set Ide 26 Achand Land seal the day and year first above written.  [SEAL] [SE	And the said part 22.4 of the first part, for said consideration, do hereby expressly waive an appraisement of said real estate and all benefits of the homestead exemption and stay laws of the State of Oklahoma. 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 in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI, and the laws of the State of Missouri, and
[SEAL] GRANG [SEAL] [SEAL] GRANG [SEAL] [SEAL] GRANG [SEAL] ACKNOWLEDGMENT. State of Oklahoma, The form of the form of the County of Grand and State of Oklahoma, on this form of the County of Grand and State of Oklahoma, on this form of the county of the County of Grand and State of Oklahoma, on this form of the county of the count of the c	
Image:	
ACKNOWLEDGMENT. State of Oklahoma, State of Oklahoma, ACKNOWLEDGMENT. ACKNOWLEDGMENT. ACKNOWLEDGMENT. ACKNOWLEDGMENT. State of Oklahoma, ACKNOWLEDGMENT. ACKNOWLEDGMENT. State of Oklahoma, Acknowledged to a day of Old Infer 1908, personally appeared Old So All gets and Sophia. Ochlogel his wife, to me known to be the identical person 2who executed the within and foregoing instrument, and acknowledged to me that the generated with the same as Inferior and Voluntary act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have before the same as Inferior and online and the country of the same as Inferior and State of Oklahoma, (person 10 - 20 - 20 - 20 - 20 - 20 - 20 - 20 -	[SEAL] DAR DA DR
State of Oklahoma, State of Oklahoma, State of Oklahoma, Oklahoma, on this Loth day of Oklahim. 10.2 personally appeared Oklahoma, Oklagel and 20 have been been been been been been been be	
Oklahoma, on this <u>Joth</u> day of <u>Qelifin</u> 1928, personally appeared <u>Quice Aliges</u> and <u>Sephers</u> . The <u>second</u> his wife, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that <u>the g</u> , executed the same as <u>Inlanture</u> and voluntary act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have before set my hand and official seal, at my office in the County of <u>Guiles</u> and State of Oklahoma, this <u>Joth</u> , day of <u>Out John</u> 1928, (pearl) My commission as Notary Public expires on the <u>Juff</u> day of <u>Guiles</u> 19.11 Notary Public <u>Guiles</u> County, State of Oklahoma INSTRUCTIONS FOR FILLING BLANK. 1. Insert the word "himself," "herself," or "themselves." 2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully to <u>and that after such explanation</u> <u>acknowledged it.</u> " FILED FOR RECORD This <u>J.J.</u> day of <u>Out</u> <u>190</u> , <u>J.</u> <u>190</u> , <u>J.</u> <u>J.</u> <u>J.</u> <u>M.</u> <u>M.</u> <u>M.</u> <u>M.</u> <u>M.</u> <u>M.</u> <u>M.</u> <u>M</u>	State of Oklahoma.
and yplia. Schlagelhis wife, to me known to be the identical person & who executed the within and foregoing instrument, and acknowledged to me that	Outly of Tulxa County, BEFORE ME, A Notary Public in and for the County of Tulka and State of
and acknowledged to me that the structure executed the same as Inhland tree and voluntary act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have herewho set my hand and official seal, at my office in the County of Sulfan and State of Oklahoma, this toth day of Oklahoma. 19 .8 . (peal) My commission as Notary Public expires on the Tythday of Argust 19.11 Notary Public Sulfan County, State of Oklahama INSTRUCTIONS FOR FILLING BLANK. 1. Insert the word "himself," "herselly," or "themselves." 2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully to and that after such explanation acknowledged it." FILED FOR RECORD This 2.9 day of Ocl 190. Sat 2.5 o'clock P.M. By Deputy, Deputy, Deputy, Law A. State of Deeds.	and able 2 chlegel bis wife to me known to be the identical person? Who executed the within and foregoing instrument,
IN WITNESS WHEREOF, I have belevate set my hand and official seal, at my office in the County of <u>Julaa</u> and State of Oklahoma, this <u>Joth</u> , day of <u>Qulabar</u> 10.0 8, (pead) My commission as Notary Public expires on the <u>Julaa</u> of <u>ungust</u> 19.11 Notary Public <u>Julaa</u> County, State of Oklahoma INSTRUCTIONS FOR FILLING BLANK. 1. Insert the word "himself," "herself," or "themselves." 2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully to <u>and that after such explanation</u> acknowledged it." FILED FOR RECORD This <u>J.J.</u> day of <u>Ool</u> 190. Sat <u>J.J.</u> O'clock <u>M</u> . By Deputy.	and comprehend to me that the same as I had free and voluntary act and deed, for the uses and purposes therein set forth.
INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD This 9.9 day of 0.1, 190.8 at 9.5 o'clock P. M. ByDeputy.  ByDeputy.  Activation of the party of Deckset of the state of the the state of the the the state of the the state of the sta	IN WITHIERS WITHERD TO I I have been to get my hand and official seal at my office in the County of Tuloa, and State of Oklahoma.
INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD This 9.9 day of 0.1, 190.8 at 9.5 o'clock P. M. ByDeputy.  ByDeputy.  Activation of the party of Deckset of the state of the the state of the the the state of the the state of the sta	(peal)
INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself," or "themselves."  2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."  FILED FOR RECORD This 9.9 day of 0.1, 190.8 at 9.5 o'clock P. M. ByDeputy.  ByDeputy.  Activation of the party of Deckset of the state of the the state of the the the state of the the state of the sta	My commission as Notary Public expires on the dr. Miday of My Charge Public
2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the parly so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."	
and explained the contents thereof fully to and that after such explanation acknowledged it."  FILED FOR RECORD This 9.9 day of 0.01, 190.8 at 2.55 o'clock P. M. HQY Walk Kley By Deputy, Deputy, Register of Deeds.	1. Insert the word "himself," "herself," or "themselves."
FILED FOR RECORD This 22 day of O.O.L. 190 Sat 255 o'clock P. M. By Deputy. Deputy. But the second se	2. If any one signs the instrument by mark, add the words to the certificate: "I also certify that I read the instrument over to the parly so signing by mark
By	and explained the contents thereof fully toand that after such explanationacknowledged it."
By	
	FILED FOR RECORD This 2 2 day of 2017 190. Dat 2 o'clock V. M.
	All NerWalkley
	By Deputy. Deputy.
i e e e e e e e e e e e e e e e e e e e	

417

đ,