그랑 되어보면 돌아왔을 그림을 물질으로 먹었다.	NOTE OR OBI			.0
		Nevada, Simuni, Z	no reby 2	0 th 19 1/
FOR VALUE RECEIVED WE promise to	pay to the order of th	e FARM AND HOME SA	VINGS AND WAN AS	SSOCIATION OF
MISSOURI, the following sums of money, viz: Th	ne sum of Augus	c asid /	600	Dollars, the
same being the monthly dues on the 3/10 share	neof the capital stoc	k of said Association, repre	esented and evidenced by	the certificate
thereof, numbered 2677 this day pledged b	by 1600 to said Assoc	iation to secure a loan of	<b>&gt;</b>	
thereof, numbered 2694, this day pledged be some being the interest due monthly upon said st	d the sum of	ur and	0	O = Dollars,
		ne monthly upon said sum		
to said Association at its Home Office at Nevada, Mi				
Dollar				
dues, payments on stock, together with the earnings				
value of said certificate of stock, and said certificate of				
And we further agree, in case of default in				
fines and penalties assessed on account thereof, in a				
stock pledged and the security given to secure said 1	The same of the sa			
balance which may be due and owing on said loan	and the second of the second o			
said monthly sum, aggregating	Faurte	en-	Dollars, each and	every consecutive
month hereafter until the maturity of said stock, and				
certificateof stockto redemption by said Associa				
shall be taken by said Association in full satisfaction				
This obligation may be paid off at any time				reigtion at Nevada
Missouri, in which event this Note or Obligation ma	3 Tal. 1 a 10 - 2 kilo a 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10			
with the same.			The William Walde D	a the stock carried
and pulled the second section of the section of the second section of the section of	Seal	Magie	Fischer	Seal.
	Seal.	0,0	Fischer	630
	Sear	$\omega$ . $\omega$	recker	Seal
mmediately foreclosed and enforced for the unpaid a percinbefore named, made by the said party of the operations, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore	amount of the principa second part, to pay so the By-Laws of said Ar- ty, and are; also for foreclosing to eclosure rendered there	of said note, the unpaid in taxes, assessments and ociation, for the non-payment of the same; and of which shaon, and all rents collected	nterest and premium, and insurance, and to prote out of said interest, premium.  Il be a lien upon said preduced by said party of the se	nd the expenditures, ect the title to said tums, expenditures, Dollars emises and secured econd part shall be
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid shereinbefore named, made by the said party of the apprenises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conare to govern.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shapen, and all rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Association and Stay laws of said Assoc	nterest and premium, and insurance, and to prote ont of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract, and the Laws of the said protects and the Laws of the said protects.	nd the expenditures ect the title to said fums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, the State of Missouri
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part 22.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shapen, and all rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Association and Stay laws of said Assoc	nterest and premium, and insurance, and to prote ont of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract, and the Laws of the said protects and the Laws of the said protects.	nd the expenditures ect the title to said fums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, the State of Missouri
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part 22.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shapen, and all rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Association of the said of the sa	nterest and premium, and insurance, and to prote out of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract and the Laws of the said of and said of the said	and the expenditures ect the title to said fums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apprenises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part 22.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shapen, and all rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Association of the said of the sa	nterest and premium, and insurance, and to prote out of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract and the Laws of the said of and said of the said	and the expenditures ect the title to said fums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apprenises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part 22.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shapen, and all rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Association of the said of the sa	nterest and premium, and insurance, and to prote out of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract and the Laws of the said of and said of the said	nd the expenditures ect the title to said sums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apprenises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part 22.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shapen, and all rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Association of the said of the sa	nterest and premium, and insurance, and to prote ont of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract, and the Laws of the said protects and the Laws of the said protects.	nd the expenditures ect the title to said sums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conarc to govern.	amount of the principa second part, to pay so the By-Laws of said Argy, and the colosure rendered there said part less of the the homestead exempticand between the partical was of the FARM Annstruing this contract to the first part has seed.	of said note, the unpaid is aid taxes, assessments and occation, for the non-payment of the same; and of which sha on, and ail rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated the same of	nterest and premium, and insurance, and to prote out of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract and the Laws of the said of and said of the said	and the expenditures ect the title to said fums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the a premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part 22 above written.	amount of the principal second part, to pay so the By-Laws of said Argon and argon and argon arg	of said note, the unpaid is aid taxes, assessments and occation, for the non-payment of the same; and of which sha on, and ail rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated the same of	nterest and premium, and insurance, and to prote out of said interest, premiull be a lien upon said prediction, do hereby extended by said party of the secretarion, do hereby extended by the said party of the secretarion, do hereby extended by the said party of the secretarion, and each and exportract, and each and exportract, and each and exportract and the Laws of the said of and said of the said	and the expenditures ect the title to said fums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part 22 above written.	amount of the principa second part, to pay see the By-Laws of said Arge, and see also for foreclosing the eclosure rendered there said part when the homestead exemption and between the particular of the farm and set of the first part has see a second and set of the first part has see a second and set of the first part has see a second and set of the first part has see a second and	of said note, the unpaid is aid taxes, assessments and occiation, for the non-payment of the same; and of which shaten, and all rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated the same of the said consideration of the same	nterest and premium, and insurance, and to prote out of said interest, premiuml be a lien upon said prediction, do hereby extended by said party of the secretation, do hereby extended by LOAN ASSOCIATION ation and the Laws of the chand 9 and seal 8 the contract.	nd the expenditures ect the title to said sums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, se State of Missourice day and year first
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part 22 above written.	amount of the principa second part, to pay see the By-Laws of said Ay, and e; also for foreclosing the eclosure rendered there said part less of the homestead exemption and between the particular of the first part has seed.  ACKNOWLE	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shaten, and all rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated with the same of the company of the c	nterest and premium, and insurance, and to prote out of said interest, premiuml be a lien upon said prediction, do hereby extended by said party of the secretation, do hereby extended by LOAN ASSOCIATION ation and the Laws of the chand 9 and seal 8 the contract, and seal 8 the contract.	and the expenditures ect the title to said tums, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an express of Missouri e day and year first  Seal
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apprenises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.5 day of Original desired in the said part of the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Oklahoma.	amount of the principa second part, to pay s he By-Laws of said Ay ty, and e; also for foreclosing t eclosure rendered there said part less of the the homestead exemptic and between the partic aws of the FARM AN instruing this contract to a of the first part ha  Seal ACKNOWLE  BEFORE ME, a Nota	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment with the same; and of which shaten, and all rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated with the same of the collected with the collected of the col	nterest and premium, and insurance, and to prote ant of said interest, premium of said interest, premium of the said party of the said par	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive and econd part thereof, is NOF MISSOURI, the State of Missouri e day and year first Seal
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklaho	amount of the principa second part, to pay see the By-Laws of said Argon and the grant of the color of the farm and between the particular of the first part has seed of the first part has seed of the first part has seed of the color of the	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated the same of the same o	nterest and premium, and insurance, and to prote that of said interest, premiumly be a lien upon said protein to fail by said party of the secretation, do hereby extended the secretary of LOAN ASSOCIATION ation and the Laws of the chand-9 and seal 8 the secretary of the secreta	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an express of Missouri e day and year first Said Said Said Said Said Said Said Said
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apprenises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.5 day of Original desired in the said part of the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Original desired in the said part and state of Oklahoma, on this 2.5 day of Oklahoma.	amount of the principa second part, to pay see the By-Laws of said Argon and the grant of the color of the farm and between the particular of the first part has seed of the first part has seed of the first part has seed of the color of the	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated the same of the same o	nterest and premium, and insurance, and to prote that of said interest, premiumly be a lien upon said protein to fail by said party of the secretation, do hereby extended the secretary of LOAN ASSOCIATION ation and the Laws of the chand-9 and seal 8 the secretary of the secreta	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an express of Missouri e day and year first Said Said Said Said Said Said Said Said
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and State of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklahoma, on this 2.5 day of 9 and 8 tate of Oklaho	amount of the principa second part, to pay see the By-Laws of said Argon and the grant of the color of the farm and between the particular of the first part has seed of the first part has seed of the first part has seed of the color of the	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; and of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated the same of the same o	nterest and premium, and insurance, and to prote that of said interest, premiumly be a lien upon said protein to fail by said party of the secretation, do hereby extended the secretary of LOAN ASSOCIATION ation and the Laws of the chand-9 and seal 8 the secretary of the secreta	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an express of Missouri e day and year first Said Said Said Said Said Said Said Said
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part & above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this County, and in state of Missouri, and and & County, and instrument and acknowledged to me that I be yes therein set forth.	amount of the principa second part, to pay see the By-Laws of said Arriv, and e; also for foreclosing the eclosure rendered there said part less of the homestead exempticand between the particans of the FARM AN instruing this contract to of the first part has seed.  ACKNOWLE  BEFORE ME, a Notal service, to the known executed the same as less of	of said note, the unpaid is aid taxes, assessments and polariton, for the non-payment of the same; and of which shaden, and ail rents collected a first part, for said considering and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated and the same of the said considering the same of the same	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said party of the secration, do hereby externation, and each and expected of Oklahoma.  Sontract, and each and expected of the laws of the chand of and seal of the chand of the change of the chand of the chand of the chand of the chand of the change of the	and the expenditures ect the title to said tums, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an extra thereof, is N OF MISSOURI, se State of Missouri e day and year first Scales ithin and foregoing
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in contact to govern.  IN WITNESS WHEREOF, the said part & above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this County, and in contact of the county, and the laws of the said part & above written.	amount of the principa second part, to pay so the By-Laws of said Arriv, and the grand part of the colosure rendered there said part of the homestead exemptic and between the particular of the first part has soft par	of said note, the unpaid is aid taxes, assessments and pociation, for the non-payment of the same; and of which sha on, and ail rents collected a first part, for said consider on and stay laws of the Starts bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated and the same of the said consideration of the company of the same of t	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said party of the secration, do hereby externation, and each and expected of Oklahoma.  Sontract, and each and expected of the laws of the chand of and seal of the chand of the change of the chand of the chand of the chand of the chand of the change of the	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an express of Missouri e day and year first Said Said Said Said Said Said Said Said
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this J. day of J.  and A. J.	amount of the principa second part, to pay so the By-Laws of said Arriv, and the grand part of the colosure rendered there said part of the homestead exemptic and between the particular of the first part has soft par	of said note, the unpaid is aid taxes, assessments and pociation, for the non-payment of the same; and of which sha on, and ail rents collected a first part, for said consider on and stay laws of the Starts bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated and the same of the said consideration of the company of the same of t	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said party of the secration, do hereby externation, and each and expected of Oklahoma.  Sontract, and each and expected of the laws of the chand of and seal of the chand of the change of the chand of the chand of the chand of the chand of the change of the	and the expenditures ect the title to said tums, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an extra thereof, is N OF MISSOURI, se State of Missouri e day and year first Scales ithin and foregoing
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Ss. and State of Oklahama, on this 2.5 day of Sand All County instrument and acknowledged to me that I he we therein set forth.  IN WITNESS WHEREOF, I have bereunted set therein set forth.	amount of the principa second part, to pay so the By-Laws of said Arriv, and the grand part of the colosure rendered there said part of the homestead exemptic and between the particular of the first part has soft par	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment the same; all of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND THE BY-Laws of said Associate the same of the By-Laws of said Associate the same of the same of the Collection of the same of th	nterest and premium, and insurance, and to prote out of said interest, premium of said interest, premium of said party of the secretarion, do hereby extended the said party of the secretarion, and each and export act, and seal S. the chand of and seal S. the chand of the said party act and deed, for the said party of the said party of the said party act and deed, for the said party of	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, the State of Missouri e day and year first  Seal Seal ithin and foregoing tuses and purposes
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS. and State of Oklahoma, on this 2.5 day of 9 and 2 day of 9 and 3 day o	amount of the principa second part, to pay see the By-Laws of said Argon and the grant of the colosure rendered there said part less of the homestead exempticand between the partical and between the partical of the first part has seen and between the partical of the first part has seen and between the partical of the first part has seen and the same and	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment the same; and of which shaten, and all rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND THE BY-Laws of said Associated the same of t	nterest and premium, and insurance, and to prote ant of said interest, premium of the said interest, premium of the said party of the said	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, the State of Missouri e day and year first Seal Seal ithin and foregoing tuses and purposes
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this J. day of J.  and A. J.	amount of the principa second part, to pay see the By-Laws of said Argon and the grant of the colosure rendered there said part less of the homestead exempticand between the partical and between the partical of the first part has seen and between the partical of the first part has seen and between the partical of the first part has seen and the same and	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment the same; all of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND THE BY-Laws of said Associate the same of the By-Laws of said Associate the same of the same of the Collection of the same of th	nterest and premium, and insurance, and to prote ant of said interest, premium of the said interest, premium of the said party of the said	and the expenditures ect the title to said tums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, the State of Missouri e day and year first  Seal Seal ithin and foregoing tuses and purposes
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this J. day of Pand A. Oklahoma, on this J. day of Pand A. Oklahoma, this J.  IN WITNESS WHEREOF, I have hereunto a and State of Oklahoma, this J.  [SEAL]  My commission as Notary Publications of the premise of the premise of the payment	amount of the principa second part, to pay so the By-Laws of said Arriv, and the grand part of the colosure rendered there said part of the homestead exemptic and between the particases of the FARM AN instruing this contract to the first part has seen to the first part has seen to the first part has seen to the same as the particular of the first part has seen the particular of the particular	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment the same; and of which shaten, and all rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND THE BY-Laws of said Associated the same of t	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said party of the secration, do hereby externation, and each and expected of Oklahoma.  Sontract, and each and expected of the Laws of the chand-9 and seal 5 the county of the secretary o	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, the State of Missouri e day and year first  Seal Seal ithin and foregoing tuses and purposes
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in construction of the State	amount of the principa second part, to pay she By-Laws of said Arriv, and e; also for foreclosing the colosure rendered there said part less of the homestead exemptic and between the partic aws of the FARM AN instruing this contract the contract of the first part has seen as a seen my hand and officing the expires on the 22.  TRUCTIONS FO	of said note, the unpaid is aid taxes, assessments and pociation, for the non-payment of the same; and of which sha on, and ail rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated and the same of the sa	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said party of the secration, do hereby externation, and each and expected of Oklahoma.  Sontract, and each and expected of the Laws of the chand-9 and seal 5 the county of the secretary o	and the expenditures ect the title to said tums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, the State of Missouri e day and year first  Seal Seal ithin and foregoing tuses and purposes
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA.  SS.  and State of Oklahoma, on this 2.5 day of gand and an acknowledged to me that I be get therein set forth.  IN WITNESS WHEREOF, I have hereuntous and State of Oklahoma, this 2.  [SEAL]  My commission as Notary Publication of the instrument by mark, as a signs the instrument by mark, as a signs the instrument by mark, as a signs the instrument by mark, as	amount of the principa second part, to pay see the By-Laws of said Argy, and e; also for foreclosing the eclosure rendered there said part less of the homestead exempticand between the particans of the FARM Annetruing this contract to of the first part has seen as a see the partical seed of the same as a see the partical seed of the same as a see the partical seed of the same as a see the partical seed of the same as a see the partical seed of the same as a seed of the same as a seed of the same as a see the partical seed of the same as a seed	of said note, the unpaid in aid taxes, assessments and pociation, for the non-payment of the same; and of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated and the same of the sa	nterest and premium, and insurance, and to prote ant of said interest, premium, and the said interest, premium of said party of the secration, do hereby extended the said party of the secration, and each and export the said of the sai	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an extra thereof, is NOF MISSOURI, the State of Missouri e day and year first Seal Seal Seal Seal Seal Seal Seal Seal
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in conare to govern.  IN WITNESS WHEREOF, the said part & above written.  STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this Z. day of State of Oklahoma, this Z. instrument and acknowledged to me that I he we therein set forth.  IN WITNESS WHEREOF, I have hereunted and State of Oklahoma, this Z. [SEAL]  My commission as Notary Publications of the said of Oklahoma and State	amount of the principa second part, to pay see the By-Laws of said Argy, and e; also for foreclosing the eclosure rendered there said part less of the homestead exempticand between the particans of the FARM Annetruing this contract to of the first part has seen as a see the partical seed of the same as a see the partical seed of the same as a see the partical seed of the same as a see the partical seed of the same as a see the partical seed of the same as a seed of the same as a seed of the same as a see the partical seed of the same as a seed	of said note, the unpaid in aid taxes, assessments and pociation, for the non-payment of the same; and of which shaden, and ail rents collected a first part, for said consider on and stay laws of the States hereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated and the same of the sa	nterest and premium, and insurance, and to prote ant of said interest, premium, and the said interest, premium of said party of the secration, do hereby extended the said party of the secration, and each and export the said of the sai	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an expressly waive an extra thereof, is NOF MISSOURI, the State of Missouri e day and year first Seal Seal Seal Seal Seal Seal Seal Seal
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consider to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this construction of the said part and acknowledged to me that it he get therein set forth.  IN WITNESS WHEREOF, I have hereunted and State of Oklahoma, this 2.  [SEAL]  My commission as Notary Publication of the said of the said of the said state of Oklahoma, this 2.  1. Insert the word "himself," "herself" or "if 2. If anyone signs the instrument by mark, as so signing by mark and explained the contents there	amount of the principa second part, to pay she By-Laws of said Argy, and e; also for foreclosing the colosure rendered there said part less of the homestead exemptic and between the particular of the first part has set in the first part has set in the homestead exemptic away of the first part has set in the first part has set in the homestead exemptic set in the first part has set in the first part has set in the homestead exemptic set in the first part has set in the first part ha	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; all of which shaten, and ail rents collected a first part, for said considering and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated by the By-Laws of said Assoc	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said interest, premium of said party of the secretarion, do hereby externation, and each and export of LOAN ASSOCIATION action and the Laws of the chand of and seal of the chand of the county of the secretary of the secre	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, see State of Missouri e day and year first  Seal Seal Seal Seal Seal Seal Seal Seal
immediately foreclosed and enforced for the unpaid a hereinbefore named, made by the said party of the apremises, together with the charges as provided by the and the payment of mortgages before their maturity attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-Land the laws of the State of Missouri, and in consare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA.  SS.  and State of Oklahoma, on this 2.5 day of gand and an acknowledged to me that I be get therein set forth.  IN WITNESS WHEREOF, I have hereuntous and State of Oklahoma, this 2.  [SEAL]  My commission as Notary Publication of the instrument by mark, as a signs the instrument by mark, as a signs the instrument by mark, as a signs the instrument by mark, as	amount of the principa second part, to pay she By-Laws of said Argy, and e; also for foreclosing the colosure rendered there said part less of the homestead exemptic and between the particular of the first part has set in the first part has set in the homestead exemptic away of the first part has set in the first part has set in the homestead exemptic set in the first part has set in the first part has set in the homestead exemptic set in the first part has set in the first part ha	of said note, the unpaid in aid taxes, assessments and occiation, for the non-payment of the same; all of which shaten, and ail rents collected a first part, for said considering and stay laws of the States bereto that this entire of D HOME SAVINGS AND the By-Laws of said Associated by the By-Laws of said Assoc	nterest and premium, and insurance, and to prote int of said interest, premium of said interest, premium of said interest, premium of said party of the secretarion, do hereby externation, and each and export of LOAN ASSOCIATION action and the Laws of the chand of and seal of the chand of the county of the secretary of the secre	and the expenditures ect the title to said turns, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, see State of Missouri e day and year first  Seal Seal Seal Seal Seal Seal Seal Seal

erik erezerin erezerin. Kongo

and the many states of