	NOTE OR OB	LIGATION.		
		Nevada, Missour		th 1911 "
FOR VALUE RECEIVED promise MISSOURI, the following sums of money, viz:	to pay to the order of the	FARM AND HOME	E SAVINGS AND LOAN	ASSOCIATION OF
same being the monthly dues on the 9/10 sl	nareof the canital sto	ck of said Association.	represented and evidenced b	y the certificate
thereof, numbered 27,33 this day pledged	d by up to said Assoc	ciation to secure a loan	of	
Time 7 June Dollars, the same being the interest due monthly upon said	and the sum of	**************************************	en a segmentar a la companya de la c	Dollars,
Dollars, the said 35/100 Dollars, the sa				
to said Association at its Home Office at Nevada,				
dues, payments on stock, together with the earni				
value of said certificate of stock, and said certificat				
And further agree, in case of defaul				
fines and penalties assessed on account thereof, ir stock pledged and the security given to secure sai				
balance which may be due and owing on said I	oan promise_			
said monthly sum, aggregating telaght			Dollars, each ar	
month hereafter until the maturity of said stock, a certificateof stockto redemption by said Asso				
shall be taken by said Association in full satisfact		er i egil Maria i Maria Maria g		
This obligation may be paid off at any tin				
Missouri, in which event this Note or Obligation, with the same.	may be credited on suc	ch repayment of loan	with the withdrawal value	of the stock carried
with the same.	650		G .	ee -
	Seāl:	a w	Buck Buck	Seals
	Seal	Lillie	- Buck	Seal
NOW, THEREFORE, If said part	of the first part shall	nov the several sums	of money mentioned in esid	d note or obligation
including all dues, interest and premium, when the				
other agreements, then these presents shall be voi	d; otherwise, the same	shall be and remain in	full force and effect, and th	is mortgage may be
immediately foreclosed and enforced for the unpai		d of said note, the unp		and the expenditures
	and the second of the second o			
hereinbefore named, made by the said party of the				tect the title to said
hereinbefore named, made by the said party of the premises, together with the charges as provided by	y the By-Laws of said Ass	sociation, for the non-pe		etect the title to said
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg	y the By-Laws of said Assurity, and age; also for foreclosing	sociation, for the non-po- the same; all of which	ayment of said interest, pren	otect the title to said niums, expenditures, Dollars premises and secured
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of the said party of the premise.	y the By-Laws of said Ass arity, and age; also for foreclosing foreclosure rendered them	sociation, for the non-pa the same; all of which son, and all rents coll	ayment of said interest, pren a shall be a lien upon said y ected by said party of the	otect the title to said niums, expenditures, Dollars oremises and secured second part shall be
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the	y the By-Laws of said Ass nrity, and age; also for foreclosing foreclosure rendered them ae said part of the	the same; all of which bon, and all rents coll ne first part, for said co	ayment of said interest, pren a shall be a lien upon said p ected by said party of the posideration, do hereby	otect the title to said niums, expenditures, Dollars oremises and secured second part shall be
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the companion of the payment of the	y the By-Laws of said Assarity, and rity, and rage; also for foreclosing foreclosure rendered them are said part of the homestead exempting and between the particle of the pa	the same; all of which been, and all rents coll he first part, for said co ion and stay laws of the	ayment of said interest, pren a shall be a lien upon said y ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and	tect the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By	y the By-Laws of said Assarity, and rity, and rage; also for foreclosing foreclosure rendered them he said part of the homestead exemption of the homestead exemption of the FARM Alloy-Laws of the FARM Alloy	the same; all of which beon, and all rents coll and first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS	ayment of said interest, pren a shall be a lien upon said y ected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO	tect the title to said niums, expenditures,
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in	y the By-Laws of said Assarity, and rity, and rage; also for foreclosing foreclosure rendered them he said part of the homestead exemption of the homestead exemption of the FARM Alloy-Laws of the FARM Alloy	the same; all of which beon, and all rents coll he first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS	ayment of said interest, pren a shall be a lien upon said y ected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO	tect the title to said niums, expenditures,
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the homestead exemption of the homestead exemption of the FARM All construing this contract	the same; all of which son, and all rents coll one first part, for said colon and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A	ayment of said interest, pren a shall be a lien upon said y ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO ssociation and the Laws of t	niums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM Al construing this contract	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A	ayment of said interest, pren a shall be a lien upon said p ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO ssociation and the Laws of the	niums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the homestead exemption of the homestead exemption of the FARM All construing this contract	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A	ayment of said interest, pren a shall be a lien upon said p ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO ssociation and the Laws of the	niums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM Al construing this contract	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A	ayment of said interest, pren a shall be a lien upon said y ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO ssociation and the Laws of t	beet the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri he day and year first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the first part of the homestead exemption of the homestead exemption of the FARM All construing this contract of the first part here.	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A	ayment of said interest, pren a shall be a lien upon said p ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO ssociation and the Laws of the	beet the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri he day and year first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the State and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written.	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM Al construing this contract	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A	ayment of said interest, pren a shall be a lien upon said p ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO ssociation and the Laws of the	beet the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri he day and year first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said end entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written.	y the By-Laws of said Assarity, and rage; also for foreclosing foreclosure rendered them he said part of the homestead exempticy and between the particy-Laws of the FARM Al construing this contract of the first part he said	the same; all of which son, and all rents coll one first part, for said colon and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A a v. hereunto set a v. Lilli	ayment of said interest, pren a shall be a lien upon said y ected by said party of the sected by said party of the peter state of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hand and seal and seal and the Laws of the section and seal a	beet the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri he day and year first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the uppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 theay of	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the forestead exemption of the homestead exemption of the FARM All construing this contract of the first part has a construing the first part has a construing the scale of the first part has a construing the first	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set a Collins and for the public, in and for the presonally appears	ayment of said interest, prena shall be a lien upon said pected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hands and seal State Sauck	otect the title to said niums, expenditures, Dollars oremises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri he day and year first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the uppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 this of and State of Oklahoma, on this 2 4 this of and State of Oklahoma, on this 2 4 this of and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and State of Oklahoma, on this 2 4 this of the said part and the said par	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the foreclosure of the first part he said part of the homestead exempting and between the partity and between the partity and the first part he said and the said and the first part he said and the said and the first part he said and the said and t	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian CDGMENT. CDGMENT. ary Public, in and for the identical in the same is a control of the identical in the same in	ayment of said interest, pren a shall be a lien upon said p ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO association and the Laws of the hand and seal said Cauck be County of accepted the County of accepted person so who executed the	otect the title to said aniums, expenditures, Dollars Dollars oremises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, COUNTY. and State of Oklahoma, on this 2 4 the year of and county the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the said part instrument and acknowledged to me that the year of the	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the foreclosure of the first part he said part of the homestead exempting and between the partity and between the partity and the first part he said and the said and the first part he said and the said and the first part he said and the said and t	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian CDGMENT. CDGMENT. ary Public, in and for the identical in the same is a control of the identical in the same in	ayment of said interest, pren a shall be a lien upon said p ected by said party of the onsideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATIO association and the Laws of the hand and seal said Cauck be County of accepted the County of accepted person so who executed the	otect the title to said aniums, expenditures, Dollars Dollars oremises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the uppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 they dissurd the instrument and acknowledged to me that whe witherein set forth.	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the forestead exempting and between the particular of the FARM All construing this contract of the first part has a few o	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian and for the personally appear to be the identical in the identical in the same and the identical in the same and the identical in the id	ayment of said interest, prena shall be a lien upon said pected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hands and seal State of County of the count	otect the title to said aniums, expenditures, Dollars Dollars oremises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the uppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 they dissurd the instrument and acknowledged to me that whe witherein set forth.	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the forestead exempting and between the particular of the FARM All construing this contract of the first part has a few o	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian and for the personally appear to be the identical in the identical in the same and the identical in the same and the identical in the id	ayment of said interest, prena shall be a lien upon said pected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hands and seal State of County of the count	otect the title to said aniums, expenditures, Dollars Dollars oremises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the uppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 they dissurd the instrument and acknowledged to me that whe witherein set forth.	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the forestead exempting and between the particular of the FARM All construing this contract of the first part has a few o	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian and for the personally appear to be the identical in the identical in the same and the identical in the same and the identical in the id	ayment of said interest, prena shall be a lien upon said pected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hands and seal State of County of the count	otect the title to said aniums, expenditures, Dollars Dollars oremises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the uppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 they dissurd the instrument and acknowledged to me that whe witherein set forth.	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the forestead exempting and between the particular of the FARM All construing this contract of the first part has a few o	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian and for the personally appear to be the identical in the identical in the same and the identical in the same and the identical in the id	ayment of said interest, prena shall be a lien upon said pected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hands and seal State of County of the count	otect the title to said aniums, expenditures, Dollars Dollars oremises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, COUNTY. and State of Oklahoma, on this 2 4 they of and state of Oklahoma, on the they instrument and acknowledged to me that whe witherein set forth. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this	y the By-Laws of said Assarity, and cage; also for foreclosing foreclosure rendered them he said part of the forestead exempting and between the particular of the FARM All construing this contract of the first part has a few o	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By-Laws of said A a Na hereunto set and a Lilian and for the personally appear to be the identical in the identical in the same and the identical in the same and the identical in the id	ayment of said interest, prena shall be a lien upon said pected by said party of the onsideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION association and the Laws of the hands and seal State of County of the count	otect the title to said aniums, expenditures, Dollars oremises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 2 4 they of and instrument and acknowledged to me that whe witherein set forth. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this [SEAL]	y the By-Laws of said Assority, and cage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM All construing this contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the contract of the first part has been construing the first part has been construing the contract of the first part has been construing the first part has been construing the contract of the first part has been construing the first par	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the seek hereto that this en ND HOME SAVINGS the By Laws of said A and hereunto set the Laws of said A and hereunto set the collection of the collecti	he County of the	otect the title to said aniums, expenditures, Dollars oremises and secured second part shall be expressly waive an every part thereof, is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this A the Metherein set forth. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this [SEAL] My commission as Notary Policy.	y the By-Laws of said Assority, and age; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM All construing this contract of the first part has a construing the first part has a construing the first part has been decided by the first part has a construing the firs	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the seek hereto that this en ND HOME SAVINGS the By Laws of said A and hereunto set the EDGMENT. The presonally appears to be the identical presonally appears to be the identical present the same and woll all seal at my office in the same and so the same and woll all seal at my office in the same and so the same and	he County of the	otect the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri he day and year first Sell Sell sell sell sell sell sell sell
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this State of Missouri and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this State of Missouri and in are to govern. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this [SEAL] My commission as Notary Proceedings of the instrument by mark so signing by mark and explained the contents the second of the contents the contents the second of the contents the second of the contents the	y the By-Laws of said Assority, and cage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM All construing this contract of the first part has of the first part has been as a second of the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as the set of the same as the same	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A and hereunto set the ion and for the ion in the	he County of he County of the	otect the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal security within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this State of Missouri and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this State of Missouri and in are to govern. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this [SEAL] My commission as Notary Proceedings of the instrument by mark so signing by mark and explained the contents the second of the contents the contents the second of the contents the second of the contents the	y the By-Laws of said Assority, and cage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM All construing this contract of the first part has of the first part has been as a second of the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as the set of the same as the same	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A and hereunto set the ion and for the ion in the	he County of he County of the	otect the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal security within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this State of Missouri and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this State of Missouri and in are to govern. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this [SEAL] My commission as Notary Proceedings of the instrument by mark so signing by mark and explained the contents the second of the contents the contents the second of the contents the second of the contents the	y the By-Laws of said Assority, and cage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM All construing this contract of the first part has of the first part has been as a second of the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as the set of the same as the same	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A and hereunto set the ion and for the ion in the	he County of he County of the	otect the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal security within and foregoing he uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, STA	y the By-Laws of said Assority, and cage; also for foreclosing foreclosure rendered them he said part of the form of the homestead exempting and between the particular of the FARM All construing this contract of the first part has of the first part has been as a second of the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as to set my hand and officing the same as the set of the same as the same	the same; all of which son, and all rents coll are first part, for said co ion and stay laws of the ies hereto that this en ND HOME SAVINGS the By Laws of said A and hereunto set the ion and for the ion in the	he County of he County of the	otect the title to said niums, expenditures, Dollars premises and secured second part shall be expressly waive an every part thereof. is DN OF MISSOURI, the State of Missouri the day and year first Seal Seal security within and foregoing he uses and purposes

TO THE PERSON