## NOTE OR OBLIGATION.

FOR VALUE RECEIVED promise to dissource, viz: same being the monthly dues on the family shape being the				
ame being the monthly dues on the 15 sh hereof, numbered 2335 this day pledged	The girm of ///A			
hereof, numbered 2335 this day pledged				
nereor, numbered 22333				
Dallara e	and the sum of Me	and 75%	i yuu uuu e	
he same being the interest due monthly upon said	gum go horrowed by	and the sum of	- en 27	Dollars
Dollars, the sar	ne being the premium	due monthly prop said sur	so borrowed Andwel	nromise to nev
o said Association at its Home Office at Nevada, I	Missouri, all of said sun	ns of money amounting in t	the aggregate to Third	V
Doll	ars, on the 20th day of	each and every month, and	d continue such monthly nev	ments until the
ues, payments on stock, together with the earnin				
value of said certificate of stock, and said certificate				
And welfurther agree, in case of default				
ines and penalties assessed on account thereof, in tock pledged and the security given to secure said palance which may be due and owing on said lo	accordance with the r monthly payments at	rules and regulations of sa hall, upon the sale thereof	id Association, and if, in case, be insufficient to pay said A	of default, the
aid monthly sum, aggregating	Thirty and the payment of all fi	nes, penalties, advances, lic	Dollars, each and evens and other charges shall en	ery consecutive
pertificateof stockto redemption by said Associate	. X			and redeeme
hall be taken by said Association in full satisfacti	on of this Obligation as	nd Deed of Trust or Mortga	ge to secure the same.	
This obligation may be paid off at any time				
dissoiri, in which event this Note or Obligation	may be credited on su	ich repayment of loan with	the withdrawal value of th	e stock carrie
vith the same.				
네 보기 뭐 가득하게 된 하고 이 네웠다.	ero.	El. John	1 + /	est.
	Seal	reo. John	islow.	Sea
하는 하는 것들은 이 가는 그에 들어 들어왔다면 되었다.	Seal.	Evelyn 1	Etta Salvesta	Sea
		may n	ou je micero	
remises, together with the charges as provided by nd the payment of mortgages before their matur ttorney's fee for instituting suit upon this Mortga y this mortgage, and included in any decree of fo pplied on the payment of said debt. And the	ity, and Oul 7 ge; also for foreclosing reclosure rendered ther said part of the	sociation, for the non-navor the same; all of which she reon, and all rents collecte the first part, for said consider	ent of said interest, premiums all be a lien upon said premied by said party of the secon deration, dohereby expre	s, expenditures Dollar ses and secure d part shall b
remises, together with the charges as provided by nd the payment of mortgages before their matur ttorney's fee for instituting suit upon this Mortga y this mortgage, and included in any decree of fo pplied on the payment of said debt. And the ppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by nade and entered into in accordance with the By-	ity, and Oul of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM A	the same; all of which she con, and all rents collecte he first part, for said considerand stay laws of the States hereto that this entire ND HOME SAVINGS AN	all be a lien upon said premiums all be a lien upon said premie d by said party of the secon deration, dohereby expr ate of Oklahoma. contract, and each and every D LOAN ASSOCIATION O	e, expenditures.  Dollan ses and secure d part shall b essly waive a  part thereof.  F MISSOUR
remises, together with the charges as provided by nd the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a pplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Bynd the laws of the State of Missouri, and in one to govern.	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract	the same; all of which she teen, and all rents collecte he first part, for said considerable hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and stay laws of said Association and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and stay laws of said Association and stay laws of said Association and said Ass	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Optication and the Laws of the Secondary	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou
remises, together with the charges as provided by nd the payment of mortgages before their matur ttorney's fee for instituting suit upon this Mortga y this mortgage, and included in any decree of fo pplied on the payment of said debt. And the ppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by nade and entered into in accordance with the By- nd the laws of the State of Missouri, and in o	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract	the same; all of which she teen, and all rents collecte he first part, for said considerable hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and stay laws of said Association and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and stay laws of said Association and stay laws of said Association and said Ass	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Optication and the Laws of the Secondary	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou
remises, together with the charges as provided by nd the payment of mortgages before their mature torney's fee for instituting suit upon this Mortgage that mortgage, and included in any decree of for a pplied on the payment of said debt. And the appraisement of said real estate and all benefits of a UNDERSTOOD AND AGREED, by made and entered into in accordance with the Bynd the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part.	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract	the same; all of which she teen, and all rents collecte the first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By Laws of said Associated the second said said as the second said said said said said said said sai	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Ociation and the Laws of the Schand and seal the day	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou
remises, together with the charges as provided by nd the payment of mortgages before their mature torney's fee for instituting suit upon this Mortgage that mortgage, and included in any decree of for a pplied on the payment of said debt. And the appraisement of said real estate and all benefits of a UNDERSTOOD AND AGREED, by made and entered into in accordance with the Bynd the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part.	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract	the same; all of which she teen, and all rents collecte the first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By Laws of said Associated the second said said as the second said said said said said said said sai	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Ociation and the Laws of the Schand and seal the day	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou
remises, together with the charges as provided by and the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a pplied on the payment of said debt. And the appraisement of said real estate and all benefits of a UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part.	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract	the same; all of which she teen, and all rents collecte the first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By Laws of said Associated the second said said as the second said said said said said said said sai	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Optication and the Laws of the Secondary	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou
oremises, together with the charges as provided by and the payment of mortgages before their mature attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byund the laws of the State of Missouri, and in ourse to govern.  IN WITNESS WHEREOF, the said part.	ity, and Out of ge; also for foreclosing reclosure rendered there is and part of the homestead exempt and between the part Laws of the FARM Althoustruing this contract of the first part has been seen as the seal of the first part has sea	the same; all of which she teen, and all rents collecte the first part, for said consistion and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the first part, for said consistence of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereunto set the States of Said Associated the Said Asso	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Ociation and the Laws of the Schand and seal the day	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou
remises, together with the charges as provided by nd the payment of mortgages before their mature torney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for pplied on the payment of said debt. And the ppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By-nd the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part bove written.  STATE OF OKLAHOMA,  SSTATE	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Almostruing this contract of the first part has been said part of the first part has been said and s	the same; all of which she con, and all rents collected he first part, for said consistion and stay laws of the Stiles hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate he hereunto set the background as the hereunto set the background and the Collection and for the Collection to be the identical personally appeared in to be the identical personal transport of the collection to be the identical personal transport of the collection to be the identical personal transport of the collection to be the identical personal transport of the collection to the collectio	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Standard Stand	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou  y and year fire  Sea
remises, together with the charges as provided by and the payment of mortgages before their mature terrorey's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a population of the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said particular of the payment in the payment of the payment in the payment of the payment in	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said and	the same; all of which she reen, and all rents collected he first part, for said consistion and stay laws of the St ties hereto that this entire ND HOME SAVINGS AN the By Laws of said Associate hereto the said Associate hereto hereto the said Associate	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Okiahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Standard and seals the day of the Standard Standar	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou  y and year fire  Sea
remises, together with the charges as provided by and the payment of mortgages before their mature terrorey's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a pplied on the payment of said debt. And the presistence of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By- and the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part of the president of the said part of the said part of the said part of the said part of the said of the said part of the said of the said part of the said of the said part of the said part of the said of the said part of the said of the said part of the said	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said part of the first part has been said and said of the first part has been said and office the same as a set my hand and office set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said part of the same as a set my hand and office said precious and said part of the same as a set my hand and office said part of the said	the same; all of which she reen, and all rents collected he first part, for said consistence on and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto the said and said as the said at my office in the said seal at my office in the said seal at my office in the said said said at my office in the said said said said said said said said	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Okiahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Standard and seals the day of the Standard Standar	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou  y and year fire  Sea
remises, together with the charges as provided by nd the payment of mortgages before their mature torney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a pplied on the payment of said debt. And the praisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by nade and entered into in accordance with the Bynd the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part shows written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said part of the first part has been said and said of the first part has been said and office the same as a set my hand and office set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said part of the same as a set my hand and office said precious and said part of the same as a set my hand and office said part of the said	the same; all of which she reen, and all rents collected he first part, for said consistence on and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto the said and said as the said at my office in the said seal at my office in the said seal at my office in the said said said at my office in the said said said said said said said said	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Schand and seals the day of the Schand and Schand	e, expenditure.  Dollar ses and secure d part shall beessly waive a  part thereof. F MISSOUR tate of Missou y and year fire Secure and part shall beessly waive a
remises, together with the charges as provided by nd the payment of mortgages before their mature torney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a pplied on the payment of said debt. And the praisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by nade and entered into in accordance with the Bynd the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part shove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  and flate of Oklahoma, on this 2 3 ml day of the flate of Oklahoma, on this 2 m	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said part of the first part has been said and said of the first part has been said and office the same as a set my hand and office set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said of the same as a set my hand and office said precious and said part of the same as a set my hand and office said precious and said part of the same as a set my hand and office said part of the said	the same; all of which she reen, and all rents collected he first part, for said consistence on and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto the said and said as the said at my office in the said seal at my office in the said seal at my office in the said said said at my office in the said said said said said said said said	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Okiahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Standard and seals the day of the Standard Standar	e, expenditures.  Dollar Ses and secure do part shall be sessly waive a part thereof.  F MISSOUR tate of Missoury and year fire Sea Sea Sea Sea sand purposes and purposes.
remises, together with the charges as provided by and the payment of mortgages before their mature terrorey's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for a pplied on the payment of said debt. And the presistence of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byrnd the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part shows written.  STATE OF OKLAHOMA, assume the following the following the following the said part of the sa	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Almstruing this contract of the first part has been seen as a construing the same as a construing the same as a construing the same as a construing the first part has been said to me the same as a construing the same as a construing the first part has been said to me the same as a construing the same as a co	the same; all of which she reon, and all rents collected he first part, for said consistion and stay laws of the Stiles hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto the first part, for said consistence of the Savings And the By-Laws of said Associate hereto the Savings And the By-Laws of said Associate hereto the Savings And Associate here and for the College of the Savings And Associate hereto the Associate hereto the Savings And Associate hereto the	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Schand and seals the day of the Schand and Schand	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou  y and year fir.  Sec.  Sec.  Sec.  Sec.  Sec.  Sec.  Sec.  Sec.
remises, together with the charges as provided by and the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortgagy this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By- and the laws of the State of Missouri, and in one to govern.  IN WITNESS WHEREOF, the said part of the bare of Oklahoma, on this 2 and day of the said factory of the said part of the said factory of the sa	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said as a construing this contract of the first part has been said as a construing this contract of the first part has been said as a construing this contract of the first part has been said as a construing this contract of the first part has been said as a construing this contract of the first part has been said as a construing this wife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife, to me know executed the same as a construing this contract.	the same; all of which she reen, and all rents collected he first part, for said consistion and stay laws of the St ties hereto that this entire ND HOME SAVINGS AN the By Laws of said Associate hereto the said Associate hereto hereto the said Associate	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Second and seals the day of the Second and deed, for the use of the Second and deed, for the Sec	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof.  F MISSOUR  Late of Missou  y and year fir.  Sec.  Sec.  Sec.  Sec.  Sec.  Sec.  Sec.  Sec.
state of Oklahoma, on this 2.2 day of the State of Oklahoma, instrument and acknowledged to me that the empty herein set forth.  My commission as Notary Pul.  Insert the word "himself," "herself" or 2. If anyone signs the instrument by mark,	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said and office of the same as a set my hand and of the same as a set my hand and of the same as a set my hand and of the same as a set	the same; all of which she reon, and all rents collected he first part, for said consistion and stay laws of the St ties hereto that this entire ND HOME SAVINGS AN the By Laws of said Associate hereto the said Associate hereto the said Associate hereto that the said Associate hereto the said Associate h	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Second and seals the day of the Withington and deed, for the use County of County, States 19 33	e, expenditure.  Dollar  Ses and secure d part shall bessly waive a  part thereof. F MISSOUR  Late of Missou  y and year fire  Secure and foregoin s and purpose
oremises, together with the charges as provided by and the payment of mortgages before their matural actionney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in our to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 2.3 and state of Oklahoma, this and State of Ok	ity, and Out of ge; also for foreclosing reclosure rendered ther said part of the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has been said and office of the same as a set my hand and of the same as a set my hand and of the same as a set my hand and of the same as a set	the same; all of which she reon, and all rents collected he first part, for said consistion and stay laws of the St ties hereto that this entire ND HOME SAVINGS AN the By Laws of said Associate hereto the said Associate hereto the said Associate hereto that the said Associate hereto the said Associate h	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Second and seals the day of the Withington and deed, for the use County of County, States 19 33	e, expenditures.  Dollar sees and secure depart shall be sessly waive a part thereof.  F MISSOUR sate of Missoury and year first seed of Missoury and year first seed of Oklahoma.
oremises, together with the charges as provided by and the payment of mortgages before their matural tetrorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in our to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Said day of Mand State of Oklahoma, on this Said day of Mand State of Oklahoma, on this Said day of Mand State of Oklahoma, this and State of Oklahoma, this wherein set forth.  IN WITNESS WHEREOF, I have bereunted and State of Oklahoma, this wherein set forth.  SEAL  My commission as Notary Pull 1. Insert the word "himself." "herself" or 1. 2. If anyone signs the instrument by mark, to signing by mark and explained the contents the	ge; also for foreclosing reclosure rendered ther said part Lof to the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has construing th	the same; all of which she reon, and all rents collecte the first part, for said consistion and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the first part, for said consisting the said Associated the said Associ	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Second and seals the day of the Second and seals the day of the Second who executed the within any act and deed, for the use County of County, State 19 33	e of Oklahoma.
state of Oklahoma, on this 2.3-liday of and state of Oklahoma, on this 2.3-liday of mostrument and state of Oklahoma, this sta	ge; also for foreclosing reclosure rendered ther said part Lof to the homestead exempt and between the part Laws of the FARM Alonstruing this contract of the first part has construing th	the same; all of which she reon, and all rents collecte the first part, for said consistion and stay laws of the States hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the first part, for said consisting the said Associated the said Associ	all be a lien upon said premised by said party of the seconderation, do hereby exprate of Oklahoma.  contract, and each and every D LOAN ASSOCIATION Obtation and the Laws of the Second and seals the day of the Second and seals the day of the Second who executed the within any act and deed, for the use County of County, State 19 33	e of Oklahoma.