	NOTE OR OBL	IGATION.		
꿰하는 집도 중인 등 회약 등 보였다.		Nevada, Missouri,	may 20	2th 19 11
FOR VALUE RECEIVED we premise				
MISSOURI, the following sums of money, viz:				
same being the monthly dues on thesi	hare of the capital stock	of said Association, represe	inted and evidenced by t	he certificate
thereof, numbered $2806$ this day pledge				
Dollars,				Dollars,
the same being the interest due monthly upon said			ne and fel	20
Dollars, the sa				
to said Association at its Home Office at Nevada,  of auriteen Dol	a a			
dues, payments on stock, together with the carni	Part 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the second s		
value of said certificate of stock, and said certifica	The state of the s			
And We 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				
said monthly sum, aggregating				
month hereafter until the maturity of said stock, s	and the payment of all fine	s, penalties, advances, liens	and other charges shall	entitle all of said
certificateof stockto redemption by said Asso	ociation at the accredited v	alue thereof, and the said s	hare of stock so tak	en and redeemed
shall be taken by said Association in full satisfact	tion of this Obligation and	Deed of Trust or Mortgage	to secure the same.	
This obligation may be paid off at any tin	ne upon giving thirty day	s' written Notice to the H	ome Office of the Associ	iation at Nevada,
Missouri, in which event this Note or Obligation	may be credited on such	repayment of loan with th	ne withdrawal value of	the stock carried
with the same.		and the second of the second o		Section 1
	Seal.	Will	8 Jones	650
<del>ridh dari a san di</del> darib ay negi ar garangsasi g	Samo		-47	Seal
	Seal	Tancy	Ques	Seal
austrial formation and an administration of the state of	ration in the first of interesting the section of the section in the section of t	ana ara a manusa banmara ana ara a fallania	. in the same of the control of the	dige surprogramming in the Olympia case on Assument with
NOW, THEREFORE, If said part 110	of the first part shall p	ay the several sums of mor	ney mentioned in said no	ote or obligation.
hereinbefore named, made by the said party of the		id taxes, assessments and		
		ciation, for the non-payment		
and the payment of mortgages before their matu	urity, and	Seventy	The state of the s	Dollars
and the payment of mortgages before their matuattorney's fee for instituting suit upon this Mortg	urity, and age; also for foreclosing the	Seventy as same; all of which shall	be a lien upon said pren	Dollars
and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of t	arity, and: age; also for foreclosing the foreclosure rendered there	same; all of which shall on, and all rents collected	be a lien upon said pren by said party of the sec	Dollars nises and secured ond part shall be
and the payment of mortgages before their matuattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of tapplied on the payment of said debt. And the	arity, and cage; also for foreclosing the foreclosure rendered therefore said part. Common of the	same; all of which shall on, and all rents collected if first part, for said consider.	be a lien upon said pren by said party of the sec ation, do hereby ex	Dollars nises and secured ond part shall be
and the payment of mortgages before their matu- attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of tapplied on the payment of said debt. And the appraisement of said real estate and all benefits of	arity, and.  tage; also for foreclosing the foreclosure rendered thereone said part. of the botthe homestead exemption	same; all of which shall on, and all rents collected first part, for said consider in and stay laws of the State	be a lien upon said pren by said party of the sec ation, do hereby ex of Oklahoma.	Dollars nises and secured ond part shall be pressly waive an
and the payment of mortgages before their matu- attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of it applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, b	arity, and age; also for foreclosing the foreclosure rendered thereone said part. — of the botthe homestead exemptions and between the parties	ne same; all of which shall on, and all rents collected in first part, for said consider, in and stay laws of the State is hereto that this entire co	be a lien upon said pren by said party of the sec ation, do hereby ex of Oklahoma.	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is
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	arity, and cage; also for foreclosing the foreclosure rendered thereone said part. ————————————————————————————————————	no same; all of which shall on, and all rents collected first part, for said consider, in and stay laws of the State is hereto that this entire co in HOME SAVINGS AND	be a lien upon said pren by said party of the sec ation, do hereby ex of Oklahoma. ntract, and each and eve LOAN ASSOCIATION	Dollars nises and secured ond part shall be pressly waive an my part thereof, is OF MISSOURI,
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 Misseuri, and in	arity, and cage; also for foreclosing the foreclosure rendered thereone said part. ————————————————————————————————————	no same; all of which shall on, and all rents collected first part, for said consider, in and stay laws of the State is hereto that this entire co in HOME SAVINGS AND	be a lien upon said pren by said party of the sec ation, do hereby ex of Oklahoma. ntract, and each and eve LOAN ASSOCIATION	Dollars nises and secured ond part shall be pressly waive an ary part thereof, is OF MISSOURI,
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 Misseuri, and in are to govern.	arity, and age; also for foreclosing the foreclosure rendered thereone said part. and of the of the homestead exemption and between the partie by Laws of the FARM ANI construing this contract the	no same; all of which shall on, and all rents collected in first part, for said consider, in and stay laws of the State is hereto that this entire co D HOME SAVINGS AND one By Laws of said Associate	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  ntract, and each and eve- LOAN ASSOCIATION ion and the Laws of the	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part	arity, and age; also for foreclosing the foreclosure rendered thereone said part. and of the of the homestead exemption and between the partie by Laws of the FARM ANI construing this contract the	no same; all of which shall on, and all rents collected in first part, for said consider, in and stay laws of the State is hereto that this entire co D HOME SAVINGS AND one By Laws of said Associate	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  ntract, and each and eve- LOAN ASSOCIATION ion and the Laws of the	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
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 Misseuri, and in are to govern.	arity, and age; also for foreclosing the foreclosure rendered thereone said part. Common of the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this contract the construing the first part ha	or same; all of which shall on, and all rents collected first part, for said consider in and stay laws of the States hereto that this entire condition to HOME SAVINGS AND the By-Laws of said Associative Chereunto set these here	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  Intract, and each and eve LOAN ASSOCIATION ion and the Laws of the and S and seal S the o	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part	arity, and age; also for foreclosing the foreclosure rendered thereone said part. and of the of the homestead exemption and between the partie by Laws of the FARM ANI construing this contract the	or same; all of which shall on, and all rents collected first part, for said consider in and stay laws of the States hereto that this entire condition to HOME SAVINGS AND the By-Laws of said Associative Chereunto set these here	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  Intract, and each and eve LOAN ASSOCIATION ion and the Laws of the and S and seal S the o	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part	arity, and age; also for foreclosing the foreclosure rendered thereone said part. Common of the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this contract the construing the first part ha	or same; all of which shall on, and all rents collected first part, for said consider in and stay laws of the States hereto that this entire condition to HOME SAVINGS AND the By-Laws of said Associative Chereunto set these here	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  Intract, and each and eve LOAN ASSOCIATION ion and the Laws of the and S and seal S the o	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part	arity, and age; also for foreclosing the foreclosure rendered thereone said part. — of the of the homestead exemption by and between the partie of the FARM AND construing this contract the construing the first part has seen	no same; all of which shall on, and all rents collected in first part, for said consider, in and stay laws of the State is hereto that this entire co D HOME SAVINGS AND one By Laws of said Associate	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  Intract, and each and eve LOAN ASSOCIATION ion and the Laws of the and S and seal S the o	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part	arity, and age; also for foreclosing the foreclosure rendered thereone said part. — of the of the homestead exemption by and between the partie of the FARM AND construing this contract the construing the first part has seen	Secrety  same; all of which shall  on, and all rents collected of  first part, for said consider,  n and stay laws of the State  s hereto that this entire co  D HOME SAVINGS AND  ne By Laws of said Associate  we hereunto set there here	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  Intract, and each and eve LOAN ASSOCIATION ion and the Laws of the and S and seal S the o	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.	arity, and arity, and arity, and arity, and arity, also for foreclosing the foreclosure rendered thereof the homestead exemption by and between the partie y-Laws of the FARM ANI construing this contract the search of the first part has search.	Secrety  same; all of which shall  on, and all rents collected of  first part, for said consider,  n and stay laws of the State  s hereto that this entire co  D HOME SAVINGS AND  ne By Laws of said Associate  we hereunto set there here	be a lien upon said pren by said party of the sec- ation, do hereby ex- of Oklahoma.  Intract, and each and eve LOAN ASSOCIATION ion and the Laws of the and S and seal S the o	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part	arity, and age; also for foreclosing the foreclosure rendered thereone said part. And of the homestead exemption by and between the partie of the FARM AND construing this contract the season of the first part has season and season of the first part has season and	Seventy  or same; all of which shall on, and all rents collected first part, for said consider in and stay laws of the State is hereto that this entire co in HOME SAVINGS AND in By Laws of said Associat we hereunto set them h	be a lien upon said pred by said party of the sectation, do hereby extended of Oklahoma.  Intract, and each and ever LOAN ASSOCIATION ion and the Laws of the land Stand seal Stands.	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, above written.	arity, and arity, and arity, and arity, and arity, also for foreclosing the foreclosure rendered thereof the said part. Arity of the homestead exemption by and between the partie values of the FARM ANI constraing this contract the said of the first part has seed.  ACKNOWLEI	Secrety  same; all of which shall  on, and all rents collected of  first part, for said consider,  n and stay laws of the State  s hereto that this entire co  D HOME SAVINGS AND  the By-Laws of said Associate  we hereunto set there h  Carrey  DGMENT.	be a lien upon said prenty said party of the secretion, do hereby extended of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the land S and seal S the secretion of the land S and S	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal
and the payment of mortgages before their maturationers'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of	arity, and age; also for foreclosing the foreclosure rendered thereone said part. Confidence of the homestead exemption by and between the partie of the FARM AND construing this contract the construing this contract the season of the first part has	Seventy  or same; all of which shall on, and all rents collected of first part, for said consider, in and stay laws of the State is hereto that this entire co in HOME SAVINGS AND or By Laws of said Associate we hereunto set there is  Carrey  OGMENT.  y Public, in and for the County personally appeared	be a lien upon said preceded by said party of the secondarion, do hereby extended of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the land S and seal S the secondarion in the secondarion in the laws of the land S and seal S.	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal
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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 2.2 day of and Maxwey with the said part and state of Oklahoma, on this 2.2 day of and Maxwey with the said part and state of Oklahoma, on this 2.2 day of and Maxwey with the said part and Maxwey with the said part and state of Oklahoma, on this 2.2 day of and Maxwey with the said part and Maxwey with the said part and state of Oklahoma, on this 2.2 day of and Maxwey with the said part and said said of the said said said said said said said said	arity, and age; also for foreclosing the foreclosure rendered thereone said part. Confidence of the homestead exemption by and between the partie of the FARM AND construing this contract the construing this contract the season of the first part has	same; all of which shall on, and all rents collected of first part, for said consider in and stay laws of the State is hereto that this entire condition of the By-Laws of said Associative hereunto set there is hereto that the said Associative hereunto set there is personally appeared to be the identical person.	be a lien upon said preceded by said party of the secondation, do hereby extended to follow the secondation of Oklahoma.  Intract, and each and every LOAN ASSOCIATION in and the Laws of the secondary of the sec	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal  Seal  hin and foregoing
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and Maxwey for the said part above with the said state of Misseuri, and in a state of Misseuri, and in a state of Misseuri, and in a state of Misseuri, and in the said part above written.	arity, and age; also for foreclosing the foreclosure rendered thereone said part. Confidence of the homestead exemption by and between the partie of the FARM AND construing this contract the construing this contract the season of the first part has	same; all of which shall on, and all rents collected of first part, for said consider in and stay laws of the State is hereto that this entire condition of the By-Laws of said Associative hereunto set there is hereto that the said Associative hereunto set there is personally appeared to be the identical person.	be a lien upon said preceded by said party of the secondation, do hereby extended to follow the secondation of Oklahoma.  Intract, and each and every LOAN ASSOCIATION in and the Laws of the secondary of the sec	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal Seal hin and foregoing
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  STATE OF	arity, and arity, and arity, and arity, and arity, and arity	personally appeared to be the identical person.	be a lien upon said prenty said party of the secretarion, do hereby extended to follow the secretarion of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S the secretarion who executed the write act and deed, for the upon the secretarion of the secret	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal Seal hin and foregoing
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2 2 day of and Maximum for the said part and accordance with the said part above written.	arity, and age; also for foreclosing the foreclosure rendered thereof the said part. Common of the foreclosure rendered thereof the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this contract the said of the first part has seed.  ACKNOWLEI BEFORE ME, a Notar his wife, to me known the same as the construing the same as the construing the same as the construint of the construint of the same as the construint of the same a	personally appeared to be the identical person.	be a lien upon said preceded by said party of the secondation, do hereby exist of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the land S and seal S the secondary of the land S and seal S the land S and	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal Seal hin and foregoing
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Manney of the said government and acknowledged to me that the said instrument and acknowledged to me that the said state of Oklahoma, this,  and State of Oklahoma, this,	arity, and age; also for foreclosing the foreclosure rendered thereof the said part. Common of the foreclosure rendered thereof the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this contract the said of the first part has seed.  ACKNOWLEI BEFORE ME, a Notar his wife, to me known the same as the construing the same as the construing the same as the construint of the construint of the same as the construint of the same a	personally appeared to be the identical person.	be a lien upon said preceded by said party of the secondation, do hereby exist of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the land S and seal S the secondary of the land S and seal S the land S and	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal Seal hin and foregoing
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2 2 day of and Maximum for the said part and accordance with the said part above written.	arity, and age; also for foreclosing the foreclosure rendered thereof the said part. Common of the foreclosure rendered thereof the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this contract the said of the first part has seed.  ACKNOWLEI BEFORE ME, a Notar his wife, to me known the same as the construing the same as the construing the same as the construint of the construint of the same as the construint of the same a	personally appeared to be the identical person.	be a lien upon said preceded by said party of the secondation, do hereby exist of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the land S and seal S the secondary of the land S and seal S the land S and	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal Seal hin and foregoing uses and purposes
and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of it applied on the payment of said debt. And the appraisement of said real estate and all benefits of its UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, above written.  STATE OF OKLAHOMA, and State of Oklahoma, on this 2.2 day of and accordance with the said part above written.  IN WITNESS WHEREOF, I have hereun and State of Oklahoma, this, [SEAL]	arity, and arity, and arity, and arity, and arity, also for foreclosing it foreclosure_rendered thereof the said part. — of the off the homestead exemption and between the partie values of the FARM ANI construing this contract the construing this contract the said of the first part has seed.  ACKNOWLEI BEFORE ME, a Notar 19 // his wife, to the known the executed the same as 7 // day of	same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition. Home Savings and associate the By-Laws of said associate the By-Laws of said associated by the	be a lien upon said prenty said party of the secretarion, do hereby expending the secretarion of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the and S. and seal S. the secretarion who executed the write act and deed, for the unity of the secretary of the secretar	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal Seal hin and foregoing
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Manney of the said government and acknowledged to me that the said instrument and acknowledged to me that the said state of Oklahoma, this,  and State of Oklahoma, this,	arity, and arity, and arity, and arity, and arity, also for foreclosing it foreclosure_rendered thereof the said part. — of the off the homestead exemption and between the partie values of the FARM ANI construing this contract the construing this contract the said of the first part has seed.  ACKNOWLEI BEFORE ME, a Notar 19 // his wife, to the known the executed the same as 7 // day of	same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition. Home Savings and associate the By-Laws of said associate the By-Laws of said associated by the	be a lien upon said prenty said party of the secretarion, do hereby expending the secretarion of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the and S. and seal S. the secretarion who executed the write act and deed, for the unity of the secretary of the secretar	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal Seal hin and foregoing uses and purposes
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Manney of the said government and acknowledged to me that the state of Oklahoma, this,  [SEAL]  My commission as Notary Payment and State of Oklahoma, this,	arity, and age; also for foreclosing it foreclosure rendered thereof the said part. Confidence of the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this contract the said of the first part has seen and said of the same as the said of the said	personally appeared to be the identical person.  The same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition of the By-Laws of said Associated the By-Laws o	be a lien upon said prenty said party of the secretarion, do hereby exposed from the secretarion of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S, the secretarion who executed the write act and deed, for the party of the secretarion of the secreta	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal Seal hin and foregoing uses and purposes
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  IN WITNESS WHEREOF, I bave bereum and State of Oklahoma, this,  [SEAL]  My commission 28 Notary Petrone and State of Oklahoma, this,	arity, and age; also for foreclosing it foreclosure rendered thereof the said part. Common of the of the homestead exemption by and between the partie y-Laws of the FARM ANI construing this contract the construing this contract the construing this part has seed.  ACKNOWLEI  BEFORE ME, a Notar 19 // his wife, to me known the same as the construing the same as the construint of the constru	same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition. Home Savings and associate the By-Laws of said associate the By-Laws of said associated by the	be a lien upon said prenty said party of the secretarion, do hereby exposed from the secretarion of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S, the secretarion who executed the write act and deed, for the party of the secretarion of the secreta	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal Seal hin and foregoing uses and purposes
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Manney of the said government and acknowledged to me that the state of Oklahoma, this,  [SEAL]  My commission as Notary Payment and State of Oklahoma, this,	arity, and age; also for foreclosing it foreclosure rendered thereof the said part. Come of the of the homestead exemption by and between the partie y-Laws of the FARM AND construing this contract the construing this wife, to the known the construing the	resame; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition of Home Savings and associate the By-Laws of said associate the By	be a lien upon said prenty said party of the secretarion, do hereby exposed from the secretarion of Oklahoma.  Intract, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S the secretarion who executed the office act and deed, for the unity of the secretarion of the secreta	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal  Seal  State of Oklahoma.  State of Oklahoma.
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  IN WITNESS WHEREOF, I have bereum and State of Oklahoma, this,  [SEAL]  My commission as Notary Proceedings of the instrument by mark so signing by mark and explained the contents it so signing by mark and explained the contents it.	ACKNOWLEI  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFOR	re same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition of HOME SAVINGS AND the By-Laws of said Associate we hereunto set there is hereto that the said Associate we hereunto set there is personally appeared to be the identical personally appeared.  It is also certify the mod that after such explanation of the condition of the c	be a lien upon said prenty said party of the secution, do hereby expendition, do hereby expendition, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S the said S and seal S the said S and deed, for the unity of the said deed, f	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal  Seal  State of Oklahoma.
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  IN WITNESS WHEREOF, I have bereum and State of Oklahoma, this,  [SEAL]  My commission as Notary Proceedings of the instrument by mark so signing by mark and explained the contents it so signing by mark and explained the contents it.	ACKNOWLEI  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFOR	re same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition of HOME SAVINGS AND the By-Laws of said Associate we hereunto set there is hereto that the said Associate we hereunto set there is personally appeared to be the identical personally appeared.  It is also certify the mod that after such explanation of the condition of the c	be a lien upon said prenty said party of the secution, do hereby expendition, do hereby expendition, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S the said S and seal S the said S and deed, for the unity of the said deed, f	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal  Seal  State of Oklahoma.
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Maximum for the said part above written.  IN WITNESS WHEREOF, I have bereum and State of Oklahoma, this,  [SEAL]  My commission as Notary Proceedings of the instrument by mark so signing by mark and explained the contents it so signing by mark and explained the contents it.	ACKNOWLEI  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFOR	re same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition of HOME SAVINGS AND the By-Laws of said Associate we hereunto set there is hereto that the said Associate we hereunto set there is personally appeared to be the identical personally appeared.  It is also certify the mod that after such explanation of the condition of the c	be a lien upon said prenty said party of the secution, do hereby expendition, do hereby expendition, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S the said S and seal S the said S and deed, for the unity of the said deed, f	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal  Seal  State of Oklahoma.
and the payment of mortgages before their mate attorney'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 Misseuri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this 2.2. day of and  Manney for the said government and acknowledged to me that the state of Oklahoma, this,  [SEAL]  My commission as Notary Proceedings of the said of the word "himself," "herself" or 2. If anyone signs the instrument by mark	ACKNOWLEI  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  Acknowlei  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFORE ME, a Notar  Acknowlei  BEFORE ME, a Notar  BEFOR	re same; all of which shall on, and all rents collected first part, for said consider, and stay laws of the State is hereto that this entire condition of HOME SAVINGS AND the By-Laws of said Associate we hereunto set there is hereto that the said Associate we hereunto set there is personally appeared to be the identical personally appeared.  It is also certify the mod that after such explanation of the condition of the c	be a lien upon said prenty said party of the secution, do hereby expendition, do hereby expendition, and each and every LOAN ASSOCIATION ion and the Laws of the and S and seal S the said S and seal S the said S and deed, for the unity of the said deed, f	Dollars nises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first  Seal  Seal  State of Oklahoma.

ACHTEL TAX