	NOTE OR OBLIGATION.	,
	Nevada, Missoni, June 20 th	19//
FOR VALUE RECEIVED Me prom	pise to pay to the order of the FARM AND HOME SAVINGS AND LOAN ASSOC	NATION OF
MISSOURI, the following sums of money, vi	riz: The pum of Eighteen	Dollars, the
same being the monthly dues on the 15/10	o share S of the capital stock of said Association, represented and evidenced by the edged by 110 to said Association to secure a loan of type the said Association to secure a loan of	certificate
thereof, numbered 2829 this day plea	edged by Mo to said Association to secure a loan of Fuflew Imm.	died
Dolla	ars, and the sum of Nine and 75 00	Dollars,
/ B	said sum so borrowed by MSL, and the sum of More and the same being the premium due monthly upon said sum so borrowed. And My p	
	ada, Missouri, all of said sums of money amounting in the aggregate to	
	Dollars, on the 20th day of each and every month, and continue such monthly paym	 A transfer of the second second
	earnings and profits credited thereon, shall make said certificate of stock equal to the	a = 1
	ificate of stock is estimated to mature and reach par value in. 72 months from	
	fault in the payment of said sums of money, or any part thereof, monthly as aforesa	
	i, in accordance with the rules and regulations of said Association, and if, in case	
stock pledged and the security given to secure	said monthly payments shall, upon the sale thereof, be iusufficient to pay said As	ssociation any
- / //	jd loanpromiseand agreeto fully pay and discharge the same. Th	e payment of
said monthly sum, aggregating	inty Dollars, each and ever	y consecutive
	ck, and the payment of all fines, penalties, advances, liens and other charges shall enti-	
	Association at the accredited value thereof, and the said share of stock so taken	and redeemed -
shall be taken by said Association in full satis	sfaction of this Obligation and Deed of Trust or Mortgage to secure the same.	
This obligation may be paid off at any	time upon giving thirty days' written Notice to the Home Office of the Association	on at Nevada,
그 회사는 전에 작가 가장 그는 일이 되는 것이 되었다.	tion may be credited on such repayment of loan with the withdrawal value of the	stock carried
with the same.		
	Soul Signora Harper.	Seal.
	Soul track Harper.	Seal
арамын торун да урганий торун колонун колонун дара даран байда	gregoria de la regisjona selfan anni la matematica de matematica de la composition della composition d	and the reference of the second of the second of the
	Alof the first part shall pay the several sums of money mentioned in said note	The second second second
including all dues, interest and premium, whe	en they shall be or become due and payable, as aforesaid, and shall faithfully perform	all of the said
other agreements, then these presents shall be	e void; otherwise, the same shall be and remain in full force and effect, and this mor	rigage may be
immediately foreclosed and enforced for the ur	npaid amount of the principal of said note, the unpaid interest and premium, and the	expenditures
	of the second part, to pay said taxes, assessments and insurance, and to protect the	
	d by the By-Laws of said Association, for the non-payment of said interest, premiums,	expenditures,
		Dollars
المعالم المنافق المناف		
attorney's fee for instituting suit upon this Mo	ortgage; also for foreclosing the same; all of which shall be a lien upon said premise	s and secured
by this mortgage, and included in any decree	of foreclosure rendered thereon, and all rents collected by said party of the second	part shall be
by this mortgage, and included in any decree applied on the payment of said debt. And	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. Let of the first part, for said consideration, do hereby express	part shall be
by this mortgage, and included in any decree applied on the payment of said debt. And	of foreclosure rendered thereon, and all rents collected by said party of the second	part shall be
by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. Let of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. Decrease by the parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that the second entire the contract is the contract that the contract is the contract that the contract the contract that the contract that the contract the contract that the	part shall be ssly waive an part thereof. is
by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. Let of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma.	part shall be ssly waive an part thereof. is
by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefit IT IS UNDERSTOOD AND AGREED made and entered into in accordance with the	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. Let of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. Decrease by the parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that this entire contract, and each and every parties hereto that the second entire the contract is the contract that the contract is the contract that the contract the contract that the contract that the contract the contract that the	part shall be essly waive an part thereof. is MISSOURI,
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. All of the first part, for said consideration, do hereby expressions of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State	part shall be ssly waive an part thereof. is MISSOURI, ste of Missouri
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. All of the first part, for said consideration, do hereby expressions of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every performs of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF	part shall be ssly waive an part thereof. is MISSOURI, ste of Missouri
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said problems of the said problems of the said problems.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand and seal when day	part shall be ssly waive an part thereof. is MISSOURI, ste of Missouri
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said problems of the said problems of the said problems.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand and seal when day	part shall be ssly waive an part thereof. is MISSOURI, ste of Missouri
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said property of the said property o	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand and seal when day	part shall be ssly waive an part thereof, is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said problems of the said problems of the said problems.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. All of the first part, for said consideration, do hereby expressions of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State	part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said problems of the said problems of the said problems.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part hand hereunto set There hand heard seals the day Seals Laws of the State of the first part hand hereunto set There hand hand seals the day Seals Laws of the State of the first part hand here hand here has the day hereunto set There hand hand here has been been sealed to the said hand here has been said here.	part shall be ssly waive an part thereof, is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said problems of the said problems of the said problems.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand and seal when day	part shall be ssly waive an part thereof, is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said problems of the said problems of the said problems.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand Sand seal sthe day Said Savings Harper Frank Harper ACKNOWLEDGMENT.	part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IT IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said prabove written. IN WOODLY STATE OF OKLAHOMA, as COUNTY.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand Rand seal the day Seal Ranker Harrher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Julian	part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IT IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said prabove written. IN WOODLY STATE OF OKLAHOMA, as COUNTY.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand Rand seal the day Seal Ranker Harrher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Julian	part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IT IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said prabove written. IN WOODLY STATE OF OKLAHOMA, as COUNTY.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand Rand seal the day Seal Ranker Harrher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Julian	part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first Seal
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably written. The Rodoff STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Sugurum Journey.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand hand seal the day seal of the first part have hereunto set There hand hand seal the day seal of the first part have hereunto set There hand hand seal the day seal of the first part have hereunto set There hand hand seal the day seal of the first part have hereunto set There hand hand seal the day seal of the first part have hereunto set There hand hand seal the day seal of the first part have hereunto set There hand hand hand seal the day seal of the first part have here here had for the County of the first part have here here here here here here here he	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably written. The Rodoff STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Sugurum Journey.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressis of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand Rand seal the day Seal Ranker Harrher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Julian	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially appraisement and acknowledged to me that I therein set forth.	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand and seal the day seal of the first part have hereunto set There hand and seal the day seal and seal the seal of the first part have hereunto set There hand and seal the day seal of the first part have hereunto set There had a seal of the day seal of the first part have hereunto set There had seal the day seal of the first part have hereunto set There had seal the day seal of the first part have hereunto set There had seal the day seal the day seal of the first part have hereunto set There had seal the day seal to the first part have here here had seal the seal of the county of the seal of the first part have here here had seal the seal of the s	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit It is understood and agreed and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said prabove written. The Rodolf STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Digmona Italy instrument and acknowledged to me that the therein set forth. IN WITNESS WHEREOF, I have here	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand wand seal with day Seal Trank Harher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Julean his wife, to me known to be the identical person who executed the within the green executed the same as There are no voluntary act and deed, for the uses reunto set my hand and official seal at my office in the County of Julean reunto set my hand and official seal at my office in the County of Julean	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit It is understood and agreed and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said prabove written. The Rodolf STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Digmona Italy instrument and acknowledged to me that the therein set forth. IN WITNESS WHEREOF, I have here	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand wand seals the day seals of the first part have hereunto set There hand wand seals the day seals when the first part have hereunto set There had seals the day seals of the first part have hereunto set There had seals the day seals of the first part have hereunto set There had seals the day seals of the first part have hereunto set the country of the seals of the green seals of the same as the seals of the country of the uses the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the seals of the seals of the same as the seals of t	part shall be ssly waive an mart thereof. is MISSOURI, and year first Seal. Seal. Seal. And foregoing and purposes
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit It is understood and agreed and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said prabove written. The Rodolf STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Digmona Italy instrument and acknowledged to me that the therein set forth. IN WITNESS WHEREOF, I have here	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand wand seals the day seals of the first part have hereunto set There hand wand seals the day seals when the first part have hereunto set There had seals the day seals of the first part have hereunto set There had seals the day seals of the first part have hereunto set There had seals the day seals of the first part have hereunto set the country of the seals of the green seals of the same as the seals of the country of the uses the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the seals of the seals of the same as the seals of t	part shall be ssly waive an mart thereof. is MISSOURI, and year first Seal. Seal. Seal. And foregoing and purposes
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially appraisement of said real estate and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably above written. STATE OF OKLAHOMA, SS COUNTY, and State of Oklahoma, on this thinday of and Digitally and State of Oklahoma, there is and State of Oklahoma, the SEAL)	of foreclosure rendered thereon, and all rents collected by said party of the second de the said part led of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set Their hand Rand seal the day Seal Trank Narher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Juleau of July 19/1; personally appeared Trank Narher his wife, to me known to be the identical person who executed the within the greecuted the same as Thurwfree and voluntary act and deed, for the uses reunto set my hand and official seal at my office in the County of Tuleau this Stadday of Juley 19/1 The County of Tuleau County, State	part shall be ssly waive an mart thereof. is MISSOURI, and year first Seal. Seal. Seal. And foregoing and purposes
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially appraisement of said real estate and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably above written. STATE OF OKLAHOMA, SS COUNTY, and State of Oklahoma, on this thinday of and Digitally and State of Oklahoma, there is and State of Oklahoma, the SEAL)	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part New of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set There hand wand seals the day seals of the first part have hereunto set There hand wand seals the day seals when the first part have hereunto set There had seals the day seals of the first part have hereunto set There had seals the day seals of the first part have hereunto set There had seals the day seals of the first part have hereunto set the country of the seals of the green seals of the same as the seals of the country of the uses the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the same as the seals at my office in the Country of the seals of the seals of the seals of the same as the seals of t	part shall be ssly waive an mart thereof. is MISSOURI, and year first Seal. Seal. Seal. And foregoing and purposes
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit IT IS UNDERSTOOD AND AGREED made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probable written. IN Rodolf STATE OF OKLAHOMA, above written. COUNTY, and State of Oklahoma, on this third day of and Dagnara Italy instrument and acknowledged to me that In therein set forth. IN WITNESS WHEREOF, I have here and State of Oklahoma, the commission as Notary	of foreclosure rendered thereon, and all rents collected by said party of the second de the said part led of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set Their hand Rand seal the day Seal Trank Narher ACKNOWLEDGMENT. BEFORE ME, a Notary Public, in and for the County of Juleau of July 19/1; personally appeared Trank Narher his wife, to me known to be the identical person who executed the within the greecuted the same as Thurwfree and voluntary act and deed, for the uses reunto set my hand and official seal at my office in the County of Tuleau this Stadday of Juley 19/1 The County of Tuleau County, State	part shall be ssly waive an mart thereof. is MISSOURI, and year first Seal. Seal. Seal. And foregoing and purposes
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially appraisement of said real estate and and and accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probable written. The Rodolf STATE OF OKLAHOMA, and State of Oklahoma, on this Lambday of and State of Oklahoma, on this Lambday of instrument and acknowledged to me that In therein set forth. IN WITNESS WHEREOF, I have here and State of Oklahoma, to the said of	of foreclosure rendered thereon, and all rents collected by said party of the second de the said part. **Collected** by said party of the second de the said part. **Collected** by said consideration, do	part shall be ssly waive an mart thereof. is MISSOURI, and year first Seal. Seal. Seal. And foregoing and purposes
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit It is understood and agreed made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably written. The Rodoff STATE OF OKLAHOMA, above written. The Rodoff STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Dagrana Transport and state of Oklahoma, instrument and acknowledged to me that the therein set forth. IN WITNESS WHEREOF, I have here and State of Oklahoma, it (ISEAL) My commission as Notary 1. Insert the word "himself," "herself".	of foreclosure rendered thereon, and all rents collected by said party of the second decomposition of the first part, for said consideration, do	part shall be ssly waive an part thereof. is MISSOURI, ste of Missouri and year first Seal. Seal. Of Oklahoma.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit It is understood and agreed made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably written. The Rodoff STATE OF OKLAHOMA, above written. The Rodoff STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Dagrana Transport and state of Oklahoma, instrument and acknowledged to me that the therein set forth. IN WITNESS WHEREOF, I have here and State of Oklahoma, it (ISEAL) My commission as Notary 1. Insert the word "himself," "herself".	of foreclosure rendered thereon, and all rents collected by said party of the second de the said part. **Collected by said party of the second de the said part. **Collected by said party of the second de the said part. **Collected by said consideration, do	part shall be ssly waive an part thereof. is MISSOURI, ste of Missouri and year first Seal. Seal. Of Oklahoma.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said process with the said state of Oklahoma, on this throughout the said state of Oklahoma, the said state of Oklahoma and the said state of Oklahoma, the said state of O	of foreclosure rendered thereon, and all rents collected by said party of the second decomposition of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set their hand hand seal the day seat where the day art will be first part have hereunto set their hand hand seal the day seat where the day are the first part have hereunto set their hand hand hand seal the day are the first part have hereunto set their hand hand hand seal the day are the first part have hereunto set the first part have hereunto be the identical person who executed the within he we executed the same as the contract person who executed the within he we executed the same as the contract in the County of the same as the first part hand and deed, for the uses this 3 adds of ficial seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand had after such explanation. Notary Public expires on the late of the certificate: "I also certify that I read the instrument over the theoretic fully to and that after such explanation acknowledges acknowledges."	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal Seal and foregoing and purposes of Oklahoma.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all benefit It is understood and agreed made and entered into in accordance with the and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said probably written. The Rodoff STATE OF OKLAHOMA, above written. The Rodoff STATE OF OKLAHOMA, and State of Oklahoma, on this thinday of and Dagrana Transport and state of Oklahoma, instrument and acknowledged to me that the therein set forth. IN WITNESS WHEREOF, I have here and State of Oklahoma, it (ISEAL) My commission as Notary 1. Insert the word "himself," "herself".	of foreclosure rendered thereon, and all rents collected by said party of the second decomposition of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set their hand hand seal the day seat where the day art will be first part have hereunto set their hand hand seal the day seat where the day are the first part have hereunto set their hand hand hand seal the day are the first part have hereunto set their hand hand hand seal the day are the first part have hereunto set the first part have hereunto be the identical person who executed the within he we executed the same as the contract person who executed the within he we executed the same as the contract in the County of the same as the first part hand and deed, for the uses this 3 adds of ficial seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand had after such explanation. Notary Public expires on the late of the certificate: "I also certify that I read the instrument over the theoretic fully to and that after such explanation acknowledges acknowledges."	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal Seal and foregoing and purposes of Oklahoma.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said process with the said state of Oklahoma, on this throughout the said state of Oklahoma, the said state of Oklahoma and the said state of Oklahoma, the said state of O	of foreclosure rendered thereon, and all rents collected by said party of the second d the said part. All of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State and the said of the first part have hereunto set there hand and seal of the day said of the first part have hereunto set there hand and seal of the day said association and the Laws of the State and the said of the first part have hereunto set there had and seal of the day said association and the Laws of the State and Acknowledge for the said and said and said the day said association and the Laws of the State and Acknowledge for the said and said and said and said and for the County of Inches and the said and official seal at my office in the County of Inches and this Franklay of Inches and Acknowledge of the said and the said and official seal at my office in the County of Inches and this Franklay of Inches and Acknowledge of the said and the said and the instrument over the said and the said and the said and that after such explanation acknowledges to the red field to and that after such explanation acknowledges.	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal Seal and foregoing and purposes of Oklahoma.
by this mortgage, and included in any decree applied on the payment of said debt. And appraisement of said real estate and all beneficially and the laws of the State of Missouri, and are to govern. IN WITNESS WHEREOF, the said process with the said state of Oklahoma, on this throughout the said state of Oklahoma, the said state of Oklahoma and the said state of Oklahoma, the said state of O	of foreclosure rendered thereon, and all rents collected by said party of the second decomposition of the first part, for said consideration, do hereby expressits of the homestead exemption and stay laws of the State of Oklahoma. O, by and between the parties hereto that this entire contract, and each and every per By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF in construing this contract the By-Laws of said Association and the Laws of the State of the first part have hereunto set their hand hand seal the day seat where the day art will be first part have hereunto set their hand hand seal the day seat where the day are the first part have hereunto set their hand hand hand seal the day are the first part have hereunto set their hand hand hand seal the day are the first part have hereunto set the first part have hereunto be the identical person who executed the within he we executed the same as the contract person who executed the within he we executed the same as the contract in the County of the same as the first part hand and deed, for the uses this 3 adds of ficial seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand and official seal at my office in the County of the same of the first part hand had after such explanation. Notary Public expires on the late of the certificate: "I also certify that I read the instrument over the theoretic fully to and that after such explanation acknowledges acknowledges."	part shall be ssly waive an part thereof. is MISSOURI, and year first Seal Seal and foregoing and purposes of Oklahoma.

CASTALINE SOUTHERN