	NOTE OR O			
		Nevada, Min		974 1911
FOR VALUE RECEIVED OF promise to positive MISSOURI, the following sums of money, viz: The	sum of Care	the FARM AND H	OME SAVINGS AND LO	AN ASSOCIATION OF Dollars, the
same being the monthly dues on the 2 70 share	2 of the capital s	tock of said Associat	ion, represented and eviden	nced by the certificate
thereof, numbered 2877 this day pledged by	Lo said Ass	sociation to secure a	loan of I went	, outy
the same being the interest due monthly upon said sun		meeting		Dollars,
Dollars, the same t	eing the premium	due monthly upon s	aid sum so borrowed. And	1 W. promise to pay
to said Association at its Home Office at Nevada, Miss	wi. all of said su	ms of money amoun	ting in the aggregate to	and the second of the second of the second
			nth, and continue such mo	
dues, payments on stock, together with the earnings a				
And My further agree, in case of default in t				
fines and penalties assessed on account thereof, in acc	ordance with the	rules and regulation	as of said Association, and	if, in case of default, the
stock pledged and the security given to secure said mo				
balance which may be due and owing on said loan said monthly sum, aggregating to the said monthly sum, aggregating	Jane	and agree to	Dollars, ea	ch and every consecutive
month hereafter until the maturity of said stock. and the				
certificate_of stock_to redemption by said Association				
shall be taken by said Association in full satisfaction o				
This obligation may be paid off at any time up Missouri, in which event this Note or Obligation may				
with the same.				ande of the stock carried
	Seal	(,0	Brown.	630
하시아 나타가 시하는 사이트 맛있다.	ere			Şeāl!
	Seāl	HE H	ie May 13	rown, Seal
NOW, THEREFORE, If said part a of t	he first part shall	pay the several sur	cus of money mentioned in	said note or obligation.
including all dues, interest and premium, when they sh	nall be or become o	due and payable, as a	aforesaid, and shall faithful	ly perform all of the said
other agreements, then these presents shall be void; of				
immediately foreclosed and enforced for the unpaid am hereinbefore named, made by the said party of the sec				
premises, together with the charges as provided by the	Br-Laws of said A	ssociation, for the no	n-payment of said interest,	
and the payment of mortgages before their maturity,	and live &	bombons an	7. 12.2	
				Dollars
attorney's fee for instituting suit upon this Mortgage;	also for foreclosing	the same; all of w	hich shall be a lien upon	aid premises and secured
	also for foreclosing osure rendered the	the same; all of w	hich shall be a lien upon collected by said party of	aid premises and secured the second part shall be
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle	also for foreclosing osure rendered the d part a.o. of t	the same; all of woreon, and all rents the first part, for said	hich shall be a lien upon collected by said party of I consideration, do her	aid premises and secured the second part shall be
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and	also for foreclosing osure rendered the d part see of t homestead exemple between the part	the same; all of w reon, and all rents the first part, for said tion and stay laws o ties hereto that this	hich shall be a lien upon collected by said party of d consideration, do her f the State of Oklahoma entire contract, and each	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law.	also for foreclosing osure rendered the d part of t homestead exempl i between the part s of the FARM A	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVIN	hich shall be a lien upon- collected by said party of il consideration, do her f the State of Oklahoma, entire contract, and each GS AND LOAN ASSOCIA	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI,
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and	also for foreclosing osure rendered the d part of t homestead exempl i between the part s of the FARM A	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVIN	hich shall be a lien upon- collected by said party of il consideration, do her f the State of Oklahoma, entire contract, and each GS AND LOAN ASSOCIA	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI,
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construction	also for foreclosing osure rendered the d part see of the homestead exempt between the parts of the FARM Aruing this contract	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVIN the By-Laws of sai	hich shall be a lien upons collected by said party of d consideration, do her f the State of Oklahoma entire contract, and each GS AND LOAN ASSOCIA d Association and the Laws	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrare to govern.	also for foreclosing source rendered the d part of thomestead exempled between the part s of the FARM Arning this contract.	the same; all of we reen, and all rents the first part, for said tion and stay laws of ties here(o) that this ND HOME SAVIN the By-Laws of said th	hich shall be a lien upon collected by said party of a consideration, do her f the State of Oklahoma. entire contract, and each of Sand LOAN ASSOCIATION and the Laws hand and the Laws hand and seal	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constraint to govern. IN WITNESS WHEREOF, the said part 1900.	also for foreclosing osure rendered the d part see of the homestead exempt between the parts of the FARM Aruing this contract	the same; all of we reen, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVIN the By-Laws of said the	hich shall be a lien upon collected by said party of a consideration, do her fithe State of Oklahoma. entire contract, and each of the State of Oklahoma. GS AND LOAN ASSOCIATE ASSOCIATE ASSOCIATION and the Laws hand and seal of the contract of the cont	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri — the day and year first
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constraint to govern. IN WITNESS WHEREOF, the said part 1900.	also for foreclosing source rendered the d part of thomestead exempled between the part s of the FARM Arning this contract.	the same; all of we reen, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVIN the By-Laws of said the	hich shall be a lien upon collected by said party of a consideration, do her fithe State of Oklahoma. entire contract, and each of the State of Oklahoma. GS AND LOAN ASSOCIATE ASSOCIATE ASSOCIATION and the Laws hand and seal of the contract of the cont	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri — the day and year first
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constraint to govern. IN WITNESS WHEREOF, the said part 1900.	also for foreclosing source rendered the d part so of the homestead exemple between the parts of the FARM Aruing this contract. of the first part is seen to be seen	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties here(o, that this ND HOME SAVING the By-Laws of said t	hich shall be a lien upon collected by said party of a consideration, do her f the State of Oklahoma. entire contract, and each of Sand LOAN ASSOCIATION and the Laws hand and the Laws hand and seal	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri — the day and year first
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrare to govern. IN WITNESS WHEREOF, the said part 1900 above written.	also for foreclosing source rendered the d part of the homestead exempt between the parts of the FARM Arning this contract.	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties here(o, that this ND HOME SAVING the By-Laws of said t	hich shall be a lien upon collected by said party of a consideration, do her fithe State of Oklahoma. entire contract, and each of the State of Oklahoma. GS AND LOAN ASSOCIATE ASSOCIATE ASSOCIATION and the Laws hand and seal of the contract of the cont	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri — the day and year first
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrare to govern. IN WITNESS WHEREOF, the said part above written.	also for foreclosing source rendered the depart of the contract of the farm of the farm of the farm of the farm of the first part is contract. ACKNOWLI	the same; all of we reen, and all rents the first part, for safe tion and stay laws of ties hereto that this ND HOME SAVING the By-Laws of sain and hereunto set the barrents of the By-Laws of sain and the By-Laws of sain a	hich shall be a lien upon collected by said party of a consideration, do her fithe State of Oklahoma. entire contract, and each of the State of Oklahoma. GS AND LOAN ASSOCIA description and the Laws. Association and the Laws. Association and sealy.	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, s of the State of Missouri — the day and year first
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrare to govern. IN WITNESS WHEREOF, the said part above written.	also for foreclosing source rendered the depart of the contract of the farm of the farm of the farm of the first part is of the first part is of the first part is contract. ACKNOWLI	the same; all of we reen, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVING the By-Laws of said th	hich shall be a lien upon collected by said party of a consideration, do her fithe State of Oklahoma. entire contract, and each of the State of Oklahoma. GS AND LOAN ASSOCIA de Association and the Laws contract, and sealy the country of the County of t	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and State of Oklahoma, on this 12 day of the said part when the sai	ACKNOWLI	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVING the By-Laws of said th	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma entire contract, and each of the State of Oklahoma entire contract, and each of Association and the Laws and Association and the Laws of the County of	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, above written.	ACKNOWLI	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVING the By-Laws of said th	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma entire contract, and each of the State of Oklahoma entire contract, and each of Association and the Laws and Association and the Laws of the County of	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrare to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and state of Oklahoma, on this said part said gart sa	also for foreclosing source rendered the department of the homestead exempt between the parts of the FARM Aruing this contract. ACKNOWLI SARVING ME, a Not the first part is contract.	the same; all of we reon, and all rents the first part, for said the save of the save of said the s	hich shall be a lien upons collected by said party of a consideration, do her the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION hands and seal that hands and seal or the County of the coun	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. IN WITNESS WHEREOF, I have hereunto set therein set forth.	also for foreclosing soure rendered the d part of thomestead exempt between the parts of the FARM A ruing this contract. ACKNOWLI SET ACKNOW	the same; all of we reon, and all rents the first part, for said the first part, for said the first part, for said the s	hich shall be a lien upons collected by said party of a consideration, do her the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION hands and seal that hands and seal or the County of the coun	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law; and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part was above written. STATE OF OKLAHOMA, and State of Oklahoma, on this 12 day of the said part was and State of Oklahoma, on that the weeker instrument and acknowledged to me that the weeker and State of Oklahoma, this 12 day of the said state of Oklahoma at the said state of Oklahoma	also for foreclosing soure rendered the d part of thomestead exempt between the parts of the FARM A ruing this contract. ACKNOWLI SET ACKNOW	the same; all of we reon, and all rents the first part, for said the first part, for said the first part, for said the s	hich shall be a lien upons collected by said party of a consideration, do her the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION hands and seal that hands and seal or the County of the coun	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law; and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, above written. IN WITNESS WHEREOF, the said part above written. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this 1 24 (SEAL)	ACKNOWLI Seal ACKNOWLI EFORE ME, a Note the same as my hand and office disposers of the same as my hand and office day of the same as my hand a	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVING the By-Laws of said th	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma. It is contract, and each contract, and each contract, and the Laws of Association and the Laws of the County	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law; and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part was above written. STATE OF OKLAHOMA, and State of Oklahoma, on this 12 day of the said part was and State of Oklahoma, on that the weeker instrument and acknowledged to me that the weeker and State of Oklahoma, this 12 day of the said state of Oklahoma at the said state of Oklahoma	ACKNOWLI Seal ACKNOWLI EFORE ME, a Note the same as my hand and office disposers of the same as my hand and office day of the same as my hand a	the same; all of we reon, and all rents the first part, for said tion and stay laws of ties hereto that this ND HOME SAVING the By-Laws of said th	hich shall be a lien upons collected by said party of a consideration, do her fethe State of Oklahoma. entire contract, and each is GS AND LOAN ASSOCIATION and the Laws of the County o	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, ss. Bis and State of Oklahoma, on this 1.2 day of security and schowledged to me that they execute instrument and acknowledged to me that they execute instrument and schowledged to me that they execute and State of Oklahoma, this 1.2 My commission as Notary Public executions.	Acknowli Compared the same as not the first part in the first part in the same as not the sam	the same; all of we reon, and all rents the first part, for said the sai	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION hands and seal that the County of the Count	aid premises and secured the second part shall be reby expressly waive an and every part thereof, is ATION OF MISSOURI, sof the State of Missouri the day and year first Seat Seat Seat Seat Seat Seat Seat Sea
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, ss. and State of Oklahoma, on this said part sabove written. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this said sate	ACKNOWLI CFORE ME, a Not the same as my hand and office day of the sa	the same; all of we reon, and all rents the first part, for said the save of the save of said the save of s	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION and the Laws of the County of	and premises and secured the second part shall be reby expressly waive an and every part thereof, is aTION OF MISSOURI, sof the State of Missouri the day and year first secure, Secure the within and foregoing or the uses and purposes
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, ss. BE and State of Oklahoma, on this 12 day of saturday that the year instrument and acknowledged to me that the year therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this 12 and State of Oklahoma, this 12 insert the word "himself," "herself" or "them 2. If anyone signs the instrument by mark, add	Acknowli Compared the same as the same and and office the same as	the same; all of we reon, and all rents the first part, for said the sai	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION and the Laws of the County of	and premises and secured the second part shall be reby expressly waive an and every part thereof, is aTION OF MISSOURI, sof the State of Missouri the day and year first state of the state of the second part of the within and foregoing or the uses and purposes county, State of Oklahoma.
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part was above written. STATE OF OKLAHOMA, Ss. Bis and State of Oklahoma, on this 1.2 day of a saturate the action of the contents thereof in the contents thereof the contents thereof the contents thereof in the contents the contents thereof in the contents the contents thereof in the contents t	ACKNOWLI CFORE ME, a Not the same as my hand and office day of the same as my hand and office day of the words to the colly to the collection.	the same; all of we reen, and all rents the first part, for said the saving the By-Laws of said the said that after such the said that the said that after such the said that after such the said that the said	or the County of the County of all persons who executed voluntary act and deed, for the County of th	and premises and secured the second part shall be reby expressly waive an and every part thereof, is attion OF MISSOURI, so of the State of Missouri the day and year first security. Seal the within and foregoing or the uses and purposes winty, State of Oklahoma.
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said part sabove written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, ss. BE and State of Oklahoma, on this 12 day of saturday that the year instrument and acknowledged to me that the year therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this 12 and State of Oklahoma, this 12 insert the word "himself," "herself" or "them 2. If anyone signs the instrument by mark, add	ACKNOWLI CFORE ME, a Not the same as my hand and office day of the same as my hand and office day of the words to the colly to the collection.	the same; all of we reen, and all rents the first part, for said the saving the By-Laws of said the said that after such the said that the said that after such the said that after such the said that the said	or the County of the County of all persons who executed voluntary act and deed, for the County of th	and premises and secured the second part shall be reby expressly waive an and every part thereof, is attion OF MISSOURI, so of the State of Missouri the day and year first security. Seal the within and foregoing or the uses and purposes winty, State of Oklahoma.
attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreck applied on the payment of said debt. And the sai appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constrate to govern. IN WITNESS WHEREOF, the said part was above written. STATE OF OKLAHOMA, Ss. Bis and State of Oklahoma, on this 1.2 day of a saturate the action of the contents thereof in the contents thereof the contents thereof the contents thereof in the contents the contents thereof in the contents the contents thereof in the contents t	ACKNOWLI CFORE ME, a Not the same as my hand and office day of the same as my hand and office day of the words to the colly to the collection.	the same; all of we reen, and all rents the first part, for said the saving the By-Laws of said the said that after such the said that the said that after such the said that after such the said that the said	hich shall be a lien upons collected by said party of a consideration, do her of the State of Oklahoma entire contract, and each a GS AND LOAN ASSOCIATION and the Laws of the County of	and premises and secured the second part shall be reby expressly waive an and every part thereof, is attion OF MISSOURI, so of the State of Missouri the day and year first security. Seal the within and foregoing or the uses and purposes winty, State of Oklahoma.