	NOTE OR OB		· · ·	
		Nevada, Missouri, (	Del- 205	19 9
FOR VALUE RECEIVED promise MISSOURI, the following sums of money, viz:	to pay to the order of the	E FARM AND HOME SAV	INGS AND LOAN ASSOCIA	TION OF
same being the monthly dues on the 1246 s				
thereof, numbered 2332 this day pledge	d by 60 to said Assoc	ciation to secure a loan of	Tweeve Hom	dred
Dollars,				
the same being the interest due monthly upon said Dollars, the se				
to said Association at its Home Office at Nevada,				
	llars, on the 20th day of e	each and every month, and o	ontinue such monthly payment	s until the
dues, payments on stock, together with the earni	ings and profits credited	thereon, shall make said ce	rtificate of stock equal to the r	par or face
value of said certificate of stock, and said certificate  Andfurther agree, in case of defaul	ite of stock is esumated to It in the nevment of soid	mature and reach par value	in 72 months from da	te thereof.
fines and penalties assessed on account thereof, in				
stock pledged and the security given to secure sai				
balance which may be due and owing on said I said monthly sum, aggregating	loan promise	and agreeto fully pay a	nd discharge the same. The p	ayment of
month hereafter until the maturity of said stock, a				
certificateof stockto redemption by said Asso				
shall be taken by said Association in full satisfact				
This obligation may be paid off at any tim Missouri, in which event this Note or Obligation with the same.				
	<b>60</b>	CAPI		
	-Seāl)	EN. Pol		Seal
	. Seal	Eliza	a Poin	_ Seals
NOW, THEREFORE, If said part (				
other agreements, hen these presents shall be voice immediately foreclosed and enforced for the unpainereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of feapplied on the payment of said debt. And the appraisement of said real estate and all benefits of	the second part, to pay say the By-Laws of said Assortity, and of the large; also for foreclosing the core closure rendered therefore said part of the homestead exemptions.	aid taxes, assessments and incipation, for the non-payment when the same; all of which shall on, and all rents collected to first part, for said consideration and stay laws of the State	nsurance, and to protect the tit of said interest, premiums, exp be a lien upon said premises are a said party of the second partition, do hereby expressly of Oklahoma.	tle to said enditures, Dollars ad secured et shall be waive an
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