## NOTE OR OBLIGATION.

그렇는 문항 사람들이 들어 가는 생각이 되는 것도 가장 하는 것이 되는 것이 되었다. 바로 바로 바로 바로 가장 하는 것이 되었다.	형제 보는 학교 교육하였다.	Nevada, Missouri, Mr. Nov. 20th	
FOR VALUE RECEIVED promise to pe	y to the order of	the FARM AND HOME SAVINGS AND LOAN ASSOCIATE	on of
		Twelve Doll	Tale 1 To 1
same being the monthly dues on the	of the capital s	tock of said Association, represented and evidenced by the certific	≱te
Dallan and	the own of	sociation to secure a loan of Quel thousand	Dollars,
the same being the interest due monthly upon said sum	so borrowed by	eld and the sum of One reg offer	- crime,
Dollars, the same b	eing the premium	due monthly upon said sum so borrowed. And we promise	to pay
		ms of money amounting in the aggregate to	
		f each and every month, and continue such monthly payments und thereon, shall make said certificate of stock equal to the par	
		to mature and reach par value in 12 months from date	
		id sums of money, or any part thereof, monthly as aforesaid, to	
fines and penalties assessed on account thereof, in acc	ordance with the	rules and regulations of said Association, and if, in case of defa	ult, the
그 아들 사람이 그림을 하는 이 사람들이 되는 것이 된다. 그는 그를 다 가는 것이 되었다.		shall, upon the sale thereof, be insufficient to pay said Associat	
balance which may be due and owing on Said loan	Tures	and agree, to fully pay and discharge the same. The pay.  Dollars, each and every con-	ment or
	The same of the sa	fines, penalties, advances, liens and other charges shall entitle all	
certificate_of stock_to redemption by said Association	on at the accredite	d value thereof, and the said share of stock so taken and re	deemed
shall be taken by said Association in full satisfaction o	of this Obligation	and Deed of Trust or Mortgage to secure the same.	
그리고 있는 점점 이름이 없는 이득하라고 그릇 하다고 살았다고 있는 것 같은 것		days' written Notice to the Home Office of the Association at uch repayment of loan with the withdrawal value of the stock	
Will Ut Balle.	Seal)	- P. L. Larkin.	Soll
	Sail	Omar Hale Larkin.	@
e de la composição de la La composição de la compo		Cimar Hall Larken.	Seal
NOW, THEREFORE, II said part cent of the	the first part shal	I pay the several sums of money mentioned in said note or obl	igation,
		due and payable, as aforesaid, and shall faithfully perform all of	Table 1
		shall be and remain in full force and effect, and this mortgage	1 The section 1
어느 하는 어느 이 그림을 모하는 것에게 하는 것이 살아 있는 하는 이를 가고 있다.		pal of said note, the unpaid interest and premium, and the expe	
		said taxes, assessments and insurance, and to protect the title	
and the navment of morteages before their maturity.	and	ssociation, for the non-payment of said interest, premiums, expen	
and the payment of mortgages before their maturity,	and C	ssociation, for the non-payment of said interest, premiums, expensively successful states of the same; all of which shall be a lien upon said premises and	Dollars
and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle	and Canal also for foreclosing osure rendered the	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part.	Dollars, secured shall be
and the payment of mortgages before their maturity, 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	and Constant also for foreclosing osure rendered the id part Constant of	g the same; all of which shall be a lien upon said premises and ereon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly w	Dollars, secured shall be
and the payment of mortgages before their maturity, 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	and Canal also for foreclosing osure rendered the id part can of homestead exemp	g the same; all of which shall be a lien upon said premises and recon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly without and stay laws of the State of Oklahoma.	Dollars secured chall be sive an
and the payment of mortgages before their maturity, 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 UNDERSTGOD AND AGREED, by and	and also for foreclosing osure rendered the id part else of homestead exempted between the part of the	g the same; all of which shall be a lien upon said premises and sereon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly willon and stay laws of the State of Oklahoma.  The contract, and each and every part the contract.	Dollars secured shall be sive an
and the payment of mortgages before their maturity, 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 said 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 Considered the considered the considered the considered the considered considered exempted between the part of the FARM.	g the same; all of which shall be a lien upon said premises and recon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly without and stay laws of the State of Oklahoma.	Dollars secured shall be sive an ereof, is SOURI,
and the payment of mortgages before their maturity, 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 constare to govern.	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and ereon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly walton and stay laws of the State of Oklahoma.  The sheet of that this entire contract, and each and every part than HOME SAVINGS AND LOAN ASSOCIATION OF MISS. It the By-Laws of said Association and the Laws of the State of I	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 constare to govern.	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly we stion and stay laws of the State of Oklahoma.  The second part that this entire contract, and each and every part the same home savings and loan Association of Missian Home savings and Loan Association of Missian Loan Associat	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 constare to govern.	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly we said and stay laws of the State of Oklahoma.  The second part of the first part, for said consideration, dohereby expressly we said at laws of the State of Oklahoma.  The second part of the second part of the second covery part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS.  At the By-Laws of said Association and the Laws of the State of I have become set the second part of the	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part all the said part and the said part an	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly willion and stay laws of the State of Oklahoma.  Ities hereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have hereunto set their hand sand seal of the day and y and the Laws of the State of I have hereunto set their hand sand seal of the day and y	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part all the said part and the said part an	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, dohereby expressly we said and stay laws of the State of Oklahoma.  The second part of the first part, for said consideration, dohereby expressly we said at laws of the State of Oklahoma.  The second part of the second part of the second covery part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS.  At the By-Laws of said Association and the Laws of the State of I have become set the second part of the	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part all the said part and the said part an	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly willion and stay laws of the State of Oklahoma.  Ities hereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have hereunto set their hand sand seal of the day and y and the Laws of the State of I have hereunto set their hand sand seal of the day and y	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 constare to govern.  IN WITNESS WHEREOF, the said part above written.	and also for foreclosing osure rendered the id part also of homestead exemple detween the parts of the FARM truing this contractions.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly was alion and stay laws of the State of Oklahoma.  The shereto that this entire contract, and each and every part than HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have bereunto set the hand shand seal of the day and y the contract of the laws of the State of I have been been set that hand shand seal of the day and y the laws of the State of I have been set that hand shand seal of the day and y the laws of the State of I have been set that hand shand seal of the day and y the laws of the State of I have been set that hand shand seal of the day and y the laws of the State of I have been set that hand shand seal of the day and y the laws of the State of I have been set that hand shand seal of the day and y the laws of the State of I have been set that had shand seal of the day and y the laws of the State of I have been set that had seal of the day and y the laws of the State of I have been set that had seal of the day and y the laws of the State of I have been set that had seal of the day and y the laws of the State of I have been seal of the same s	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 said 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 constare to govern.  IN WITNESS WHEREOF, the said part. Above written.	and  also for foreclosing osure rendered the idea partical of homestead exempled between the parts of the FARM runing this contraction of the first part SEE SEE SEE SEE	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wation and stay laws of the State of Oklahoma.  The second part is the first part, for said consideration, do hereby expressly wation and stay laws of the State of Oklahoma.  The second part is the second part of the second part of the By-Laws of said Association and the Laws of the State of I have become set the hand sand seal of the day and y the second part of the second part of the State of I have become the second part of the State of I have become the second part of the State of I have been part of the same seal of the day and y the second part of the same seal of the second part of the same seal of the second part of the same seal of the same seal of the second part of the same seal of	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 said 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 constare to govern.  IN WITNESS WHEREOF, the said part. Above written.	and  also for foreclosing osure rendered the idea partical of homestead exempled between the parts of the FARM runing this contraction of the first part SEE SEE SEE SEE	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wation and stay laws of the State of Oklahoma.  The second part is the first part, for said consideration, do hereby expressly wation and stay laws of the State of Oklahoma.  The second part is the second part of the second part of the By-Laws of said Association and the Laws of the State of I have become set the hand sand seal of the day and y the second part of the second part of the State of I have become the second part of the State of I have become the second part of the State of I have been part of the same seal of the day and y the second part of the same seal of the second part of the same seal of the second part of the same seal of the same seal of the second part of the same seal of	Dollars secured shall be sive an ereof, is SOURI, Missouri
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, above written.  STATE OF OKLAHOMA, above written.	and also for foreclosing osure rendered the ide part. of thomestead exempled between the part of the first part of the first part.  ACKNOWL  EFORE ME, a Note of the part of the first part.	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, dobereby expressly without and stay laws of the State of Oklahoma.  It is hereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have bereunto set Allia hand sand seal of the day and y Charles Hall Larking.  EDGMENT.  EDGMENT.	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Ss. B and State of Oklahoma, on this Dutliday of The and Omeral Malley Landing. his	and also for foreclosing osure rendered the ide part of the homestead exempled between the part of the FARM runing this contract of the first part of the fi	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly without and stay laws of the State of Oklahoma.  The shereto that this entire contract, and each and every part than HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have been unto set the hand and seal at the day and y Charlest Hall Larking.  EDGMENT.  Stary Public, in and for the County of Larking.  The personalty appeared of Larking.	Dollars secured shall be aive an ereof, is SOURI, Missouri Sear first Sear sear first Sear sear first Sear sear first Sear sear sear sear sear sear sear sear s
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. B. and State of Oklahoma, on this Mortgage of Marchael Control of the payment and acknowledged to me that the questions are the payment and acknowledged to me that the questions are the payment and acknowledged to me that the questions are the payment and acknowledged to me that the questions are the payment and acknowledged to me that the questions are the payment and acknowledged to me that the questions are the payment and acknowledged to me that the questions are the payment and acknowledged to me that the payment and	and also for foreclosing osure rendered the ide part of the homestead exempled between the part of the FARM runing this contract of the first part of the fi	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, dobereby expressly without and stay laws of the State of Oklahoma.  It is hereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have bereunto set Allia hand sand seal of the day and y Charles Hall Larking.  EDGMENT.  EDGMENT.	Dollars secured shall be aive an ereof, is SOURI, Missouri Sear first Sear sear first Sear sear first Sear sear first Sear sear sear sear sear sear sear sear s
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Ss. Barri State of Oklahoma, on this Duthliday of Normal Market his instrument and acknowledged to me that the years therein set forth:	and also for foreclosing osure rendered the id part of the ideal of homestead exempted between the part of the first par	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  The state Th	Dollars secured shall be aive an ereof, is SOURI, Missouri Sear first Sear sear first Sear sear first Sear sear first Sear sear sear sear sear sear sear sear s
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Ss. Barri State of Oklahoma, on this Duthliday of Normal Market his instrument and acknowledged to me that the years therein set forth:	and also for foreclosing osure rendered the id part. Of homestead exemped between the part of the FARM runing this contract of the first part. See ACKNOWL  EFORE ME, a Note that the same as the mark and office the same as the mark and office the same and office the	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  The state of Oklahoma cries hereto that this entire contract, and each and every part than HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have hereunto set the hand sand seal of the day and y Charles Hall Larking.  Distant Hall Larking.  EDGMENT.  Stary Public, in and for the County of Larking free and voluntary act and deed, for the uses and present seal at my office in the County of Larking.	Dollars secured shall be aive an ereof, is SOURI, Missouri Sear first Sear sear first Sear sear first Sear sear first Sear sear sear first sear sear sear sear sear sear sear sear
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SSEED BENEFY. BE and State of Oklahoma, on this Delication his instrument and acknowledged to me that the great therein set forth.  IN WITNESS WHEREOF, I have bereunto set and State of Oklahoma, this Left.	and also for foreclosing osure rendered the id part. Of homestead exemped between the part of the FARM runing this contract of the first part. See ACKNOWL  EFORE ME, a Note that the same as the mark and office the same as the mark and office the same and office the	g the same; all of which shall be a lien upon said premises and streen, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  It is hereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have hereunto set the hand sand seal of the day and y Charles Hall Larking.  Denart Hall Larking.  EDGMENT.  It is personally appeared R. L. Larking.  The personal person of the County of Larking.  The personal person of the County of Larking.  The personal person of the County of Larking.	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first SOURI SOURI Oregoing
and the payment of mortgages before their maturity, 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 said 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. Beard State of Oklahoma, on this Lattleday of North and Contact Halle Lanking his instrument and acknowledged to me that the years therein set forth.  IN WITNESS WHEREOF, I have berennto set and State of Oklahoma, this Lattle	and also for foreclosing osure rendered the id part. Let of homestead exemply detween the part of the FARM ruing this contract of the first part. See ACKNOWL  EFORE ME, a Note of the same as the wife, to me known the same as the my hand and off the same as the same and off the same and off the same as the same and off the same as the same and off the same as the	g the same; all of which shall be a lien upon said premises and streen, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly within and stay laws of the State of Oklahoma.  It is bereto that this entire contract, and each and every part than Home Savings and Loan Association of Missister the By-Laws of said Association and the Laws of the State of I have hereunto set their hand sand seal of the day and y have been been set that hand sand seal of the day and y have public, in and for the County of Lacker.  EDGMENT.  Stary Public, in and for the County of Lacker.  Who be the identical person who executed the within and for the best and voluntary act and deed, for the uses and public seal at my office in the County of Lacker.  Notary Public. Dealers County, State of Oklahoma.	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first SOURI SOURI Oregoing
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SSEED BENEFY. BE and State of Oklahoma, on this Delication his instrument and acknowledged to me that the great therein set forth.  IN WITNESS WHEREOF, I have bereunto set and State of Oklahoma, this Left.	and also for foreclosing osure rendered the id part. Let of homestead exemply detween the part of the FARM ruing this contract of the first part. See ACKNOWL  EFORE ME, a Note of the same as the wife, to me known the same as the my hand and off the same as the same and off the same and off the same as the same and off the same as the same and off the same as the	g the same; all of which shall be a lien upon said premises and streen, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly within and stay laws of the State of Oklahoma.  It is bereto that this entire contract, and each and every part than Home Savings and Loan Association of Missister the By-Laws of said Association and the Laws of the State of I have hereunto set their hand sand seal of the day and y have been been set that hand sand seal of the day and y have public, in and for the County of Lacker.  EDGMENT.  Stary Public, in and for the County of Lacker.  Who be the identical person who executed the within and for the best and voluntary act and deed, for the uses and public seal at my office in the County of Lacker.  Notary Public. Dealers County, State of Oklahoma.	Dollars secured shall be saive an ereof, is SOURI, Missouri rear first SAL pregoing
and the payment of mortgages before their maturity, 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 said 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 constare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SSENTY BE ARTISTATE OF OKLAHOMA, his instrument and acknowledged to me that the years therein set forth.  IN WITNESS WHEREOF, I have bereunto set and State of Oklahoms, this Lotter and S	and also for foreclosing also for foreclosing osure rendered the id part. Of homestead exemple the part of the FARM runing this contract of the first part. See ACKNOWL EFORE ME, a Note of the part of the same as the my hand and off the same as the my han	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  The state of Oklahoma cries hereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I have hereunto set the hand sand seal of the day and y the hereunto set the hand sand seal of the day and y the hand sand seal of the day and y the best personally appeared to the first personally appeared to the within and for the best identical person who executed the within and for the best identical person who executed the within and for the seal at my office in the County of the lies and yountary act and deed, for the uses and processed at the county of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the uses and processed at my office in the County of the lies and yountary act and deed, for the lies and yountary act and deed, for the lies and yountary act and deed, for the lies and yountary act and yount	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first SOURI SOURI Oregoing
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  Band State of Oklahoma, on this Mortgage of Market instrument and acknowledged to me that the greet therein set forth.  IN WITNESS WHEREOF, I have bereamto set and State of Oklahoma, this Mortgage is Notary Public INSTE	and also for foreclosing osure rendered the id part. Of homestead exemple the part of the FARM runing this contract of the first part. Of the first part. Of the first part. Of the first part. See ACKNOWL.  EFORE ME, a Note that the part of the same as the part of the sa	g the same; all of which shall be a lien upon said premises and streen, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly within and stay laws of the State of Oklahoma.  It is bereto that this entire contract, and each and every part than Home Savings and Loan Association of Missister the By-Laws of said Association and the Laws of the State of I have hereunto set their hand sand seal of the day and y have been been set that hand sand seal of the day and y have public, in and for the County of Lacker.  EDGMENT.  Stary Public, in and for the County of Lacker.  Who be the identical person who executed the within and for the best and voluntary act and deed, for the uses and public seal at my office in the County of Lacker.  Notary Public. Dealers County, State of Oklahoma.	Dollars secured shall be saive an ereof, is SOURI, Missouri rear first SAL pregoing
and the payment of mortgages before their maturity, 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 said 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 constare to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  BATTE OF OKLAHOMA,  SS.  BATTE OF OKLAHOMA,  IN WITNESS WHEREOF, the said part with the suit of Oklahoma, on this Johnship instrument and acknowledged to me that the year therein set forth.  IN WITNESS WHEREOF, I have berennto set and State of Oklahoma, this Johnship instrument and seknowledged to me that the year therein set forth.  IN WITNESS WHEREOF, I have berennto set and State of Oklahoma, this Johnship instrument in the world "himself," "herself" or "the Perself"	and also for foreclosing osure rendered the id part. of homestead exemple the part of the FARM runing this contract of the first part. See ACKNOWL EFORE ME, a Note of the part of the same as the my hand and off the part of the same as the my hand and off the my	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  The state of state of Oklahoma.	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first SEE pregoing nurposes
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  Band State of Oklahoma, on this Additional his instrument and acknowledged to me that the gree therein set forth:  IN WITNESS WHEREOF, I have bereamto set and State of Oklahoma, this Additional State of Oklahoma is Notary Public INSTITUTE Insert the word "himself," "herself" or "the Instrument by mark, add so signing by mark and explained the contrasts thereof	and also for foreclosing osure rendered the id part. Of homestead exemple the part of the FARM runing this contract of the first part. Of the first part. Of the first part. Of the first part of the same as the part of the	g the same; all of which shall be a lien upon said premises and streen, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  It is bereto that this entire contract, and each and every part the AND HOME SAVINGS AND LOAN ASSOCIATION OF MISS at the By-Laws of said Association and the Laws of the State of I has hereunto set the hand and seal the day and y Charlest Larkein.  Conservable Larkein.  EDGMENT.  The personally appeared By Larkein.  The and voluntary act and deed, for the uses and personally appeared and voluntary act and deed, for the uses and personally appeared by Larkein.  Notary Public, in the County of Larkein.  Notary Public, I also critique that I read the instrument over to the and that after such explanation acknowledged it."	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first SEE pregoing purposes
and the payment of mortgages before their maturity, 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 const are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  Band State of Oklahoma, on this Additional his instrument and acknowledged to me that the gree therein set forth:  IN WITNESS WHEREOF, I have bereamto set and State of Oklahoma, this Additional State of Oklahoma is Notary Public INSTITUTE Insert the word "himself," "herself" or "the Instrument by mark, add so signing by mark and explained the contrasts thereof	and also for foreclosing osure rendered the id part. Of homestead exemple the part of the FARM runing this contract of the first part. Of the first part. Of the first part. Of the first part of the same as the part of the	g the same; all of which shall be a lien upon said premises and secon, and all rents collected by said party of the second part; the first part, for said consideration, do hereby expressly wition and stay laws of the State of Oklahoma.  The state of state of Oklahoma.	Dollars secured shall be aive an ereof, is SOURI, Missouri ear first SEE pregoing purposes