	NOTE OR O	BLIGATION.	
		Nevada, Missouri, Mr. Dec to the 190	9
		the FARM AND HOME SAVINGS AND LOAN ASSOCIATION	
		tuseleel Dollars,	
		stock of said Association, represented and evidenced by the certificate sociation to secure a loan of Que thousand	
the same being the interest due monthly upon sai	d sum so borrowed by	lif and Theo Dolla One and Theo Dolla	James dag
Dollars, the se	ame being the premium	due monthly upon said sum so borrowed. And promise to	pay
	and the second of the second o	ms of money amounting in the aggregate to	
		of each and every month, and continue such monthly payments until	1.317
		ed thereon, shall make said certificate of stock equal to the par or f to mature and reach par value inmonths from date there	to the
And use further agree, in case of defau	lt in the payment of sa	id sums of money, or any part thereof, monthly as aforesaid, to pay	all
		rules and regulations of said-Association, and if, in case of default,	
		shall, upon the sale thereof, be iusufficient to pay said Association and agreeto fully pay and discharge the same. The paymen	
paid monthly sum aggregating	Twenty.	Dollars, each and every consecut	i or tive
W .		fines, penalties, advances, liens and other charges shall entitle all of s	
	and the state of t	ed value thereof, and the said share of stock so taken and redeen	
shall be taken by said Association in full satisfac	tion of this Obligation	and Deed of Trust or Mortgage to secure the same.	
This obligation may be paid off at any tir	me upon giving thirty	days' written Notice to the Home Office of the Association at Neva	da,
Missouri, in which event this Note or Obligation	may be credited on s	such repayment of loan with the withdrawal value of the stock carr	ried
with the same.			
의 경우 회교인 경우를 모양하는 것이 되었다.	Seal	John AM Gel. 8	eal
보기 보인다고 반찬한 경기 모양했	665		~
	Seal)	Stera Belle M Sel.	eal
premises, together with the charges as provided by	he second part, to pay y the By-Laws of said A	said taxes, assessments and insurance, and to protect the title to sasciation, for the non-payment of said interest, premiums, expenditu	said res,
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matterney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said to the said real estate and all benefits of the said end entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.	the second part, to pay by the By-Laws of said A urity, and urity, and gage; also for foreclosin foreclosure rendered the he said part of of the homestead exemp by and between the pay -Laws of the FARM construing this contract	assid taxes, assessments and insurance, and to protect the title to a association, for the non-payment of said interest, premiums, expenditument of said interest, premiums, expenditument of the same; all of which shall be a lien upon said premises and secure on, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matter attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said end entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	the second part, to pay by the By-Laws of said A urity, and urity, and gage; also for foreclosin foreclosure rendered the he said part of of the homestead exemp by and between the pay -Laws of the FARM construing this contract	said taxes, assessments and insurance, and to protect the title to a association, for the non-payment of said interest, premiums, expenditument of the same; all of which shall be a lien upon said premises and seem ereon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The same are the same and every part thereof and home savings and seem and every part thereof and home savings and loan association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said th	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matter attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said end entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	the second part, to pay by the By-Laws of said A urity, and urity, and gage; also for foreclosin foreclosure rendered the he said part of of the homestead exemp by and between the pay -Laws of the FARM construing this contract	said taxes, assessments and insurance, and to protect the title to a association, for the non-payment of said interest, premiums, expenditument of the same; all of which shall be a lien upon said premises and seem ereon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The same are the same and every part thereof and home savings and seem and every part thereof and home savings and loan association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said th	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matterney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	the second part, to pay by the By-Laws of said A partity, and gage; also for foreclosin foreclosure rendered the said part of the homestead exemply and between the pay-Laws of the FARM construing this contract of the first part	Association, for the non-payment of said interest, premiums, expendituments and interest, premiums, expendituments and interest, premiums, expendituments and same; all of which shall be a lien upon said premises and secureron, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  These hereto that this entire contract, and each and every part thereof AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU at the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year the second part shall shall be said and seal of the day and year the second part shall shall be said as the day and year the second part shall shall be said party of the second part shall be said party of the second party shall be said party of the second part shall be said party of the second party shall be said party of the said party shall be said party shall be said party of the said party shall be said pa	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said partabove writtens.	the second part, to pay by the By-Laws of said A partity, and gage; also for foreclosin foreclosure rendered the said part of the homestead exemply and between the pay-Laws of the FARM construing this contract of the first part	said taxes, assessments and insurance, and to protect the title to a association, for the non-payment of said interest, premiums, expenditument of the same; all of which shall be a lien upon said premises and seem ereon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The same are the same and every part thereof and home savings and seem and every part thereof and home savings and loan association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said Association and the Laws of the State of Misser the said th	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matter attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said end entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part of of the homestead exemply and between the pay-Laws of the FARM construing this contract of the first part Seal Seal	Association, for the non-payment of said interest, premiums, expenditus and interest, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive point and stay laws of the State of Oklahoma.  The hereto that this entire contract, and each and every part thereof and Home Savings and Association and the Laws of the State of Missociation and the Laws of the State of Missociation and seal at the day and year and	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, above written.	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosing foreclosure rendered the said part. of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part.  ACKNOWL  BEFORE ME, a No.	Association, for the non-payment of said interest, premiums, expenditum association, for the non-payment of said interest, premiums, expenditum as a second part of the same; all of which shall be a lien upon said premises and second green, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  This hereto that this entire contract, and each and every part thereof AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU of the By-Laws of said Association and the Laws of the State of Missociation and the Laws of the State of Missociation and seal at the day and year the same second part shall be supplied.	said res, lars ured l be an f, is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  SS.  SOUNTY.  Sountly of Lulear SOUNTY.	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part Seal Seal ACKNOWL	Association, for the non-payment of said interest, premiums, expenditue the same; all of which shall be a lien upon said premises and secure on, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  This hereto that this entire contract, and each and every part thereof AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU of the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year therefore the second part shall shall be said and seal of the day and year therefore the second part shall shall be said association and the Laws of the State of Missociation and the Laws of the State of Missociation and seal of the day and year the second part shall shall be said as a shall be said as	said res, llors ured l be an f. is RI. calculations first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern:  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  STATE OF	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part of the homestead exemply and between the pay-Laws of the FARM construing this contract of the first part SEE SEE SEE SEE SEE SEE SEE SEE SEE SE	Association, for the non-payment of said interest, premiums, expenditue the same; all of which shall be a lien upon said premises and secure on, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  This hereto that this entire contract, and each and every part thereof AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU of the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year thereof the second part shall shall be said association and the Laws of the State of Missociation and the Laws of the State of Missociation and seal of the day and year thereof the second part shall shall be said as the day and year the second part shall shall be said as the day and year shall shall be said as the day and year shall shall be said as the day and year shall shall be said as the said shall be said as the said shall be said to be shall be said to present who executed the within and foregot the best of the identical personnel who executed the within and foregot the said the desiral personnel who executed the within and foregot the said the sai	said res, lors ured l be an f. is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Sounty of Lular Sounty of Sounty of Lular Sounty of Sounds of Sounty of Sounds of Sounty of Sounds	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part of the homestead exemply and between the pay-Laws of the FARM construing this contract of the first part SEE SEE SEE SEE SEE SEE SEE SEE SEE SE	Association, for the non-payment of said interest, premiums, expenditured and interest, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The second part shall be a lien upon said premises and every part thereof and Home Savings And Loan Association of the Laws of the State of Missociation and the Laws of the State of Missociation and the Laws of the State of Missociation and seal the day and year shall be also shall be said association and seal the day and year shall be said association and seal the day and year shall be said association and seal the day and year shall be said association and seal the day and year shall be said association and the Laws of the State of Missociation and the Laws of the State of Missocia	said res, lors ured l be an f. is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matterney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Little day of and Chica Bellie Missouri instrument and acknowledged to me that They therein set forth.	the second part, to pay by the By-Laws of said A partity, and gage; also for foreclosin foreclosure rendered the said part of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part Seal Seal ACKNOWL BEFORE ME, a Not between the said part of the first part seal of the fir	Association, for the non-payment of said interest, premiums, expenditue the same; all of which shall be a lien upon said premises and secure recon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The same said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The savings and LOAN ASSOCIATION OF MISSOU of the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year the same hereunto set the same seal of the day and year the same seal of the same seal of the day and year same seal of the same	said res, lors ured l be an f. is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Sounty of Lular Sounty of Sounty of Lular Sounty of Sounds of Sounty of Sounds of Sounty of Sounds	the second part, to pay by the By-Laws of said A part of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part of the first pa	Association, for the non-payment of said interest, premiums, expenditured by same; all of which shall be a lien upon said premises and secure recon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The hereto that this entire contract, and each and every part thereof and HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU at the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year the hereto that the seal of the state of Missociation and seal of the day and year of the seal of the sea	said res, lors ured l be an f. is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Little day of and Little Belle IM Section instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun	the second part, to pay by the By-Laws of said A part of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part of the first pa	Association, for the non-payment of said interest, premiums, expenditured by same; all of which shall be a lien upon said premises and secure recon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The hereto that this entire contract, and each and every part thereof and HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU at the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year the hereto that the seal of the state of Missociation and seal of the day and year of the seal of the sea	said res, lors ured l be an f. is RI, ouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Little day of and Little Belle IM Section instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun	the second part, to pay by the By-Laws of said A part of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part of the first pa	Association, for the non-payment of said interest, premiums, expenditured by same; all of which shall be a lien upon said premises and secure recon, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The hereto that this entire contract, and each and every part thereof and HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU at the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year the hereto that the seal of the state of Missociation and seal of the day and year of the seal of the sea	said res, lors ured l be an f. is RI, ouri first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Little day of and Little Belle IM Section instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part. of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part.  SEE  ACKNOWL  BEFORE ME, a Note of the said and office wife, to me know executed the same as	Association, for the non-payment of said interest, premiums, expenditured and interest, and premises and secure of the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The security of the security of the second part shall and hereby expressly waive ption and stay laws of the State of Oklahoma.  AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU of the By-Laws of said Association and the Laws of the State of Missociation and the Laws of the State of Missociation and seal at the day and year of the security of the second and seal at the day and year of the second and seal at the day and purpose and voluntary act and deed, for the uses and purpose and seal at my office in the County of the second of the seal at my office in the County of the second of the seal at my office in the County of the second of	said res, lors ured l be an f. is RI, ouri first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Little day of and Little Relle Missouri instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun and State of Oklahoma, this SEAL.  My commission as Notary Personal Control of the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, this seems to the provided to the said of Oklahoma, the provided to the said of Oklahoma the provided to the said of Oklahoma the provided to the said of Oklahoma the said of Oklahoma the provided to the said of Oklahoma the provided to the said of Oklahoma the said of Oklahoma the said of Okla	the second part, to pay by the By-Laws of said A curity, and gage; also for foreclosin foreclosure rendered the said part of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part of the first part Seal Seal ACKNOWL BEFORE ME, a Note of the same as the set my hand and off the same as the set my hand and the set my hand as the set my hand as the set m	Association, for the non-payment of said interest, premiums, expenditured and and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive piton and stay laws of the State of Oklahoma.  The second part shall be a lien upon said premises and security part thereof and home stay laws of the State of Oklahoma.  The second party of the second part shall be all the day and year of the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year of the second party party party party and seal of the day and year of the second party party party party and deed, for the uses and purpose day of the second party party public the County of the second party public the second party public the said at my office in the County of the second party public the said at my office in the County of the second party public the said at my office in the County of the second party public the said at my office in the County of the said party of the said party of the second party party of the second party premium promises and party of the said party of the second party of the said party of the second party of the s	said res, lors ured l be an f. is RI, ouri first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part, above written.  STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Lattice day of and Linux Bellev My Selvential instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun and State of Oklahoma, this SEAL.  My commission as Notary Peters.	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part Seal Seal Seal Seal Seal Seal Seal Seal	Association, for the non-payment of said interest, premiums, expenditured and interest, and premises and secure of the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  The security of the security of the second part shall and hereby expressly waive ption and stay laws of the State of Oklahoma.  AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU of the By-Laws of said Association and the Laws of the State of Missociation and the Laws of the State of Missociation and seal at the day and year of the security of the second and seal at the day and year of the second and seal at the day and purpose and voluntary act and deed, for the uses and purpose and seal at my office in the County of the second of the seal at my office in the County of the second of the seal at my office in the County of the second of	said res, lors ured l be an f. is RI, ouri first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this Little day of and Little Belle Missouri instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun and State of Oklahoma, this SEAL!  My commission as Notary Policy of the word. himself, ""herself" or IN	the second part, to pay by the By-Laws of said A curity, and gage; also for foreclosin foreclosure rendered the said part of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part of the first part of the first part of the said part of the first part seems of the first part of the first part of the first part of the said part of the first part of the said part o	Association, for the non-payment of said interest, premiums, expenditured by the non-payment of said interest, premiums, expenditured by the same; all of which shall be a lien upon said premises and secretic second, and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive pition and stay laws of the State of Oklahoma.  The hereto that this entire contract, and each and every part thereof and home savings and association and the Laws of the State of Missociation and the Laws of the day and year and seal of the day and year shall be sha	said res, llars ured l be an f. is RI, couri first
bereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  STATE OF OKLAHOMA,  SS.  STATE OF OKLAHOMA,  SS.  SOUNTY:  and State of Oklahoma, on this Little day of and Little Bello Missouri instrument and acknowledged to me that They therein set forth.  IN WITNESS WHEREOF, I have hereun and State of Oklahoma, this SEAL.  My commission as Notary Proceedings of the said part of the said state of Oklahoma, this seal.  In sert the word, himself, hereelf of the said part of the said state of Oklahoma, this seal.	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part of the first part of the first part of the said part of the first part seems of the first part of the said the words to the said part of the said the words to the said part of the said the words to the said part of the said the words to the said part of the said the words to the said part of the sai	Association, for the non-payment of said interest, premiums, expenditured and and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive piton and stay laws of the State of Oklahoma.  The second part shall be a lien upon said premises and security part thereof and home stay laws of the State of Oklahoma.  The second party of the second part shall be all the day and year of the By-Laws of said Association and the Laws of the State of Missociation and seal of the day and year of the second party party party party and seal of the day and year of the second party party party party and deed, for the uses and purpose day of the second party party public the County of the second party public the second party public the said at my office in the County of the second party public the said at my office in the County of the second party public the said at my office in the County of the second party public the said at my office in the County of the said party of the said party of the second party party of the second party premium promises and party of the said party of the second party of the said party of the second party of the s	said res, llars ured l be an f. is RI, couri first
bereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this said part above written.  My commission as Notary Performance of the said of Oklahoma, this said State of Oklahoma, this	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part. of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part. See See See See See See See See See Se	Association, for the non-payment of said interest, premiums, expenditured and interest, premiums, expenditured and all rents collected by said party of the second part shall the first part, for said consideration, do hereby expressly waive ption and stay laws of the State of Oklahoma.  Tries hereto that this entire contract, and each and every part thereof AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU at the By-Laws of said Association and the Laws of the State of Missociation and the Laws of the State of Missociation and the Laws of the State of Missociation and the Laws of the day and year the beautiful personally appeared for the within and foregon from the beautiful personally who executed the within and foregon from the beautiful personally appeared for the uses and purposition as and the county of the uses and purposition and the county of the uses and purposition as and the county of the uses and purposition and the county of the uses and purposition and the county of the uses and purposition as a county state of Oklahom and the first public that the county of the uses and purposition and the county of the county of the county of the uses and purposition and the county of the uses and purposition and the county of the count	said res, llars ured l be an f. is RI, couri first
bereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said real estate and all benefits of the state of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this Little day of and Little Relle of the said part above written.  STATE OF OKLAHOMA,  SS.  and State of Oklahoma, on this Little day of and Little Relle of the said part above written.  My commission as Notary Petron and State of Oklahoma, this SEAL.  My commission as Notary Petron 2. If anyone signs the instrument by market.	the second part, to pay by the By-Laws of said A urity, and gage; also for foreclosin foreclosure rendered the said part. of of the homestead exemply and between the pay Laws of the FARM construing this contract of the first part. See See See See See See See See See Se	Association, for the non-payment of said interest, premiums, expenditured and interest, premiums, expenditured and interest, premiums, expenditured and interest, premiums, expenditured and interest part, for said consideration, do hereby expressly waive prion and stay laws of the State of Oklahoma.  The hereto that this entire contract, and each and every part thereof AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOU at the By-Laws of said Association and the Laws of the State of Missociation and the Laws of the State of Missociation and the Laws of the State of Missociation and the Laws of the day and year of the State of Missociation and the Laws of the State of Missociation and the Laws of the day and year of the State of Missociation and the Laws of the day and year of the State of Missociation and the Laws of the State of Missociation and the day and year of the State of Missociation and the Laws	said res, lors ured l be an f. is RI, ouri first  cut