	NOTE OR OB			
		Nevado, Missou	ri, Mor Dec! K	19 <i>2</i>
FOR VALUE RECEIVED premise to pa				[18] [18] [18] [18] [18] [18] [18] [18]
MISSOURI, the following sums of money, viz: The same being the monthly dues on the & share.			represented and evid	
thereof, numbered 2393 this day pledged by	to said Asso	ciation to secure a loss	not Twenty Le	ive lundred
Dollars, and	the sum of	een my		Dolla
the same being the interest due monthly upon said sum				
Dollars, the same be to said Association at its Home Office at Nevada,				
to said Association at its Home Office at Nevada, Arise. Dollars,	the control of the debatter with			
dues, payments on stock, together with the earnings a value of said certificate of stock, and said certificate of s	and profits credited	thereon, shall make	said certificate of ste	ock equal to the par or fa
And further agree, in case of default in the				
fines and penalties assessed on account thereof, in account				
stock pledged and the security given to secure said mo			The state of the s	
balance which may be due and owing on said loan said monthly sum, aggregating Fifty				each and every consecut
month hereafter until the maturity of said stock, and th	and the second of the second second			
certificateof stockto redemption by said Association			and the state of t	
shall be taken by said Association in full satisfaction of	f this Obligation an	d Deed of Trust or Mo	ortgage to secure the s	ame.
This obligation may be paid off at any time up		The state of the s	and the second of the second o	
Missouri, in which event this Note or Obligation may	be credited on suc	ch repayment of loan	with the withdrawal	value of the stock carri
with the same.		\mathcal{A}	10	
عالي بيني إلا فالتؤم بالانتهاع وتبار بالربايين	Seal.	Theodore Bessie 9	Carl	
	Seal.	Bessie 9	ulai	Se
including all dues, interest and premium, when they shother agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondaries, together with the charges as provided by the 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	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and Law 2 also for foreclosing source rendered thered partelled of the	al of said note, the unital daxes, assessment to citation, for the nongreus of the same; all of which and all rents columns for said confirst part, fo	paid interest and prens and insurance, and insurance, and interest in shall be a lien upor lected by said party onsideration, do	nium, and the expenditu to protect the title to se st, premiums, expenditur Doll n said premises and secut of the second part shall hereby expressly waive
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ame hereinbefore named, made by the said party of the secondaries, together with the charges as provided by the 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 constitutions.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and also for foreclosing course rendered there is of the homestead exemption of the FARM AN	al of said note, the unital taxes, assessment tocintion, for the nonzette same; all of whice same; all of whice on, and all rents colue first part, for said con and stay laws of the hereto that this export the savings	paid interest and prens and insurance, and insurance, and insurance, and interest in shall be a lien upon lected by said party onsideration, do ne State of Oklahoma atire contract, and each and LOAN ASSOC	nium, and the expenditu to protect the title to se st, premiums, expenditur Doll n said premises and secur of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU
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 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 constrare to govern.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and	al of said note, the unital taxes, assessment tociation, for the nongreund of the same; all of whice son, and all rents color and stay laws of the hereto that this expectation of the By-Laws of said of the said of the By-Laws of said of the By-Laws of said of the By-Laws of said of the	paid interest and prens and insurance, and insurance, and payment of said interest in shall be a lien upon lected by said party onsideration, do ne State of Oklahoma after contract, and each AND LOAN ASSOCIATION and the Landau and	nium, and the expenditu to protect the title to se st, premiums, expenditur Doll n said premises and secus of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU aws of the State of Misso
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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 constraint to govern. IN WITNESS WHEREOF, the said partalls.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and	al of said note, the united taxes, assessment to citation, for the nonzero that the same; all of whice son, and all rents colon and stay laws of the shereto that this expectation of the By-Laws of said and for the said of	paid interest and prens and insurance, and insurance, and insurance, and interest and interest and interest and interest and party onsideration, do not be state of Oklahoma attre contract, and each AND LOAN ASSOCIATION and the Landau And securing and s	nium, and the expenditu to protect the title to se st, premiums, expenditur Doll n said premises and secus of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU aws of the State of Misso
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 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 constrare to govern.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and	al of said note, the united taxes, assessment to citation, for the nonzero that the same; all of whice son, and all rents colon and stay laws of the shereto that this expectation of the By-Laws of said and for the said of	paid interest and prens and insurance, and insurance, and insurance, and interest and interest and interest and interest and party onsideration, do not be state of Oklahoma attre contract, and each AND LOAN ASSOCIATION and the Landau And securing and s	nium, and the expenditu to protect the title to se st, premiums, expenditur Doll n said premises and secus of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU aws of the State of Misso
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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 constraint to govern. IN WITNESS WHEREOF, the said partalls.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and	al of said note, the united taxes, assessment to citation, for the noise with the same; all of whice son, and all rents colon and stay laws of the shereto that this extension the By-Laws of said with the By-Laws of said w	paid interest and prens and insurance, and insurance, and insurance, and interest and party of the state of Oklahoma. Association and the Landau Care Care, and see the contract, and each association and the Landau Care Care, and see the care care care care care care care car	nium, and the expenditur to protect the title to set, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive the and every part thereof CIATION OF MISSOURAWS of the State of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the state of Missoural
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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 constraint to govern. IN WITNESS WHEREOF, the said partalls.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and	al of said note, the united taxes, assessment to citation, for the noise with the same; all of whice son, and all rents colon and stay laws of the shereto that this extension the By-Laws of said with the By-Laws of said w	paid interest and prens and insurance, and insurance, and insurance, and interest and interest and interest and interest and party onsideration, do not be state of Oklahoma attre contract, and each AND LOAN ASSOCIATION and the Landau And securing and s	nium, and the expenditur to protect the title to set, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive the and every part thereof CIATION OF MISSOURAWS of the State of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the state of Missoural
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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 constraint to govern. IN WITNESS WHEREOF, the said partalls.	herwise, the same about of the principal cond part, to pay a By-Laws of said Ass and also for foreclosing to bure rendered there is a same of the homestead exemption of the FARM Annuing this contract of the first part in Seal Seal Seal Seal country of the Seal Seal Seal country of the same of the first part in Seal Seal Seal Seal country of the same of	al of said note, the united taxes, assessment tocintion, for the noise with the same; all of whice son, and all rents colon and stay laws of the shereto that this extra HOME SAVINGS the By-Laws of said and the same and stay laws of said and the save for the save for the said and the save for the save fo	paid interest and prens and insurance, and insurance, and insurance, and interest and party of the state of Oklahoma. Association and the Landau Care Care, and see the contract, and each association and the Landau Care Care, and see the care care care care care care care car	nium, and the expenditur to protect the title to set, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive the and every part thereof CIATION OF MISSOURAWS of the State of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the state of Missoural
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ame hereinbefore named, made by the said party of the secondaries, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said partalexabove written.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and	al of said note, the united taxes, assessment tocintion, for the noise with the same; all of whice son, and all rents colon and stay laws of the shereto that this extra HOME SAVINGS the By-Laws of said and the same and stay laws of said and the save for the save for the said and the save for the save fo	paid interest and prens and insurance, and insurance, and insurance, and interest and party of the state of Oklahoma. Association and the Landau Care Care, and see the contract, and each association and the Landau Care Care, and see the care care care care care care care car	nium, and the expenditur to protect the title to set, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive the and every part thereof CIATION OF MISSOURAWS of the State of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the protection of the state of Missoural Like day and year for the state of Missoural
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ame hereinbefore named, made by the said party of the secondaries, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said partalexabove written.	herwise, the same abount of the principal count of the principal count of the principal count of the fact of the fact of the fact of the farm of the first part in Seal Seal ACKNOWLE	al of said note, the united taxes, assessment toociation, for the noisy with the same; all of whice son, and all rents colue first part, for said con and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said with the same because of the By-Laws of said with the By-Laws of sai	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance in shall be a lien upon lected by said party onsideration, do ne State of Oklahoma aftire contract, and each AND LOAN ASSOCIATION and the Law and second of the Law an	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secut of the second part shall hereby expressly waive the and every part thereof. CIATION OF MISSOUL aws of the State of Missoul all the day and year fi
other agreements, then these presents shall be void; out immediately foreclosed and enforced for the unpaid ame hereinbefore named, made by the said party of the secondaries, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said partalexabove written.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and also for foreclosing to bure rendered there is of the homestead exemption of the FARM And a ruing this contract of the first part has said. Said ACKNOWLE	al of said note, the united taxes, assessment toociation, for the noisy was all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the color and stay laws of the By-Laws of said and	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of said interest of the said party onsideration, do not state of Oklahoma attre contract, and each Association and the Lieux hand of and set of the said party of the County of	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive the and every part thereof. CIATION OF MISSOUL have of the State of Missoul higher the day and year for
other agreements, then these presents shall be void; other agreements, then these presents shall be void; otherwise, together with the charges as provided by the sand 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 constrare to govern. IN WITNESS WHEREOF, the said part its above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, BI and State of Oklahoma, on this Letter day of Real and Bessie William.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and here of the part of the homestead exemption of the FARM And a so of the first part here of the first part here of the first part here. SEE ACKNOWLE EFORE ME, a Note wife, to me known	al of said note, the united taxes, assessment to citation, for the nonzero the same; all of whice son, and all rents color and stay laws of the shereto that this end HOME SAVINGS the By-Laws of said and the said of the By-Laws of said and the said of the By-Laws of the By-Laws of the By-Laws of said of the By-Laws of the By	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance and interest of said interest of the said party onsideration, do not state of Oklahoma attre contract, and each Association and the Law Kand Cand Secretary of the County	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU haws of the State of Missou cal the day and year for
other agreements, then these presents shall be void; other agreements, then these presents shall be void; otherwise, together with the charges as provided by the said party of the secondary of the premises, together with the charges as provided by the said 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 forect applied on the payment of said debt. And the said 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 construct to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, Ss. BI and State of Oklahoma, on this Letter day of Law and Bessie Willows.	herwise, the same abount of the principal cond part, to pay a By-Laws of said Ass and here of the part of the homestead exemption of the FARM And a so of the first part here of the first part here of the first part here. SEE ACKNOWLE EFORE ME, a Note wife, to me known	al of said note, the united taxes, assessment to citation, for the nonzero the same; all of whice son, and all rents color and stay laws of the shereto that this end HOME SAVINGS the By-Laws of said and the said of the By-Laws of said and the said of the By-Laws of the By-Laws of the By-Laws of said of the By-Laws of the By	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance and interest of said interest of the said party onsideration, do not state of Oklahoma attre contract, and each Association and the Law Kand Cand Secretary of the County	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU haws of the State of Missou cal the day and year for
other agreements, then these presents shall be void; other immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, BI and State of Oklahoma, on this Lothe day of Law and Busilo Mos Law his instrument and acknowledged to me that the growtherein set forth.	herwise, the same count of the principal count of the principal count of the principal count of the fact of the fact of the farm of the first part in the fact of the fa	al of said note, the united taxes, assessment to citation, for the nonzero description, for the nonzero description, and all rents color and all rents color and stay laws of the shereto that this error HOME SAVINGS the By-Laws of said description and for the personally appearance of the identical description to be the identical description.	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of said interest of said interest of said interest of oklahoma. The contract, and each association and the Landau of the County	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU haws of the State of Missou cal the day and year for
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 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, Ss. BI and State of Oklahoma, on this Lothe day of Law and Busile W.S. his instrument and acknowledged to me that they except therein set forth.	herwise, the same count of the principal count of the principal count of the principal count of the fact of the fact of the farm of the first part in the fact of	al of said note, the united taxes, assessment to citation, for the nongeneral said of whice son, and all rents color and stay laws of the shereto that this error HOME SAVINGS the By-Laws of said said said said said said said said	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of said interest of said interest of said interest of oklahoma. The contract, and each association and the Landau of the County	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU haws of the State of Missou cal the day and year for
other agreements, then these presents shall be void; other immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, BI and State of Oklahoma, on this Lothe day of Law and Busilo Mos Law his instrument and acknowledged to me that the growtherein set forth.	herwise, the same count of the principal count of the principal count of the principal count of the fact of the fact of the farm of the first part in the fact of	al of said note, the united taxes, assessment to citation, for the nongeneral said of whice son, and all rents color and stay laws of the shereto that this error HOME SAVINGS the By-Laws of said said said said said said said said	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of said interest of said interest of said interest of oklahoma. The contract, and each association and the Landau of the County	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU haws of the State of Missou cal the day and year for
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 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, Ss. BI and State of Oklahoma, on this Lothe day of Law and Busile W.S. his instrument and acknowledged to me that they except therein set forth.	herwise, the same count of the principal count of the principal count of the principal count of the fact of the fact of the farm of the first part in the fact of	of said note, the united taxes, assessment toociation, for the nonext the same; all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the same and stay laws of said and the same and stay laws of said and the same and said and the same and	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of said interest of said interest of said interest of oklahoma. The contract, and each association and the Landau of the County	nium, and the expenditur to protect the title to se st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof. CIATION OF MISSOU haws of the State of Missou cal the day and year for
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 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, Ss. BI and State of Oklahoma, on this Lothe day of Lother and Beauto W. S. Bis instrument and acknowledged to me that they except therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Lother and State of Oklahoma and State of Oklahoma.	herwise, the same abount of the principal count of the principal count of the principal count of the part of the part of the farm of the FARM And and the farm of the first part has so the farm of	of said note, the united taxes, assessment toociation, for the none work of the same; all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the same with the said of th	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of an animal party on sideration, do not state of Oklahoma attre contract, and each association and the Law Kand and selected by the County of	nium, and the expenditur to protect the title to set, premiums, expenditur Doll in said premises and secun of the second part shall hereby expressly waive the and every part thereof. CIATION OF MISSOURAWS of the State of Missoural the day and year for the day and year for the within and foregot, for the uses and purposition.
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 secondaries, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in constructed to govern. IN WITNESS WHEREOF, the said particle and State of Oklahoma, on this Lother day of Lother and State of Oklahoma, this instrument and acknowledged to me that the provoch therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Lother and State of O	herwise, the same hount of the principal cond part, to pay a By-Laws of said Ass and war also for foreclosing to be forecomments of the FARM And and the first part has said and war and war and war and the first part has said and war and war and the first part has said and war a	al of said note, the united taxes, assessment to citation, for the nongeneral state of the same; all of whice son, and all rents colon and stay laws of the shereto that this error the By-Laws of said states of the said st	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of a shall be a lien upon lected by said party onsideration, do not be state of Oklahoma attre contract, and each association and the Law hand and selected by the County of the County	nium, and the expenditur to protect the title to set, premiums, expenditur Doll in said premises and secun of the second part shall hereby expressly waive the and every part thereof. CIATION OF MISSOURAWS of the State of Missoural the day and year for the day and year for the within and foregot, for the uses and purposition.
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 secondary premises, together with the charges as provided by the 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-Laws and the laws of the State of Missouri, and in construct to govern. IN WITNESS WHEREOF, the said particle and State of Oklahoma, on this Lother day of Laws and State of Oklahoma, on this Lother day of his instrument and acknowledged to me that they except therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Lother Public of State of Oklahoma, this Lother Pub	herwise, the same hount of the principal cond part, to pay a By-Laws of said Ass and also for foreclosing to bury and also for foreclosing to the fact of the farm of the first part in the fact of the fact	of said note, the united taxes, assessment toociation, for the none work of the same; all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the same with the said of th	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of a shall be a lien upon lected by said party onsideration, do not be state of Oklahoma attre contract, and each association and the Law hand and selected by the County of the County	nium, and the expenditur to protect the title to set, premiums, expenditur Doll in said premises and secun of the second part shall hereby expressly waive the and every part thereof. CIATION OF MISSOURAWS of the State of Missoural the day and year for the day and year for the within and foregot, for the uses and purposition.
other agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the secondary premises, together with the charges as provided by the 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 construct to govern. IN WITNESS WHEREOF, the said partalest and State of Oklahoma, on this Letter day of Alexand Missinstrument and acknowledged to me that they exceed therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Letter and State of Oklahoma, this Lett	herwise, the same count of the principa cond part, to pay so By-Laws of said Ass and also for foreclosing to built of the homestead exemption of the FARM And ruing this contract of the first part has a contract of the first part has a contract of the same as a contract of the s	and taxes, assessment to citation, for the nonzero definition, for the same; all of whice son, and all rents colon and stay laws of the shereto that this error home savings the By-Laws of said definition definition and for definition definition and for the same definition and the same defi	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance of a shall be a lien upon lected by said party onsideration, do not be state of Oklahoma attre contract, and each association and the Law hand and see the County of the C	nium, and the expenditur to protect the title to see st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive the and every part thereof CIATION OF MISSOUR aws of the State of Missour aws of the State of Missour cal the day and year for the day and year for the within and forego is for the uses and purpo
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 secondaries, together with the charges as provided by the 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 constructed to govern. IN WITNESS WHEREOF, the said partalest and State of Oklahoma, on this Letter day of Accordance with the said partalest and State of Oklahoma, this instrument and acknowledged to me that they exceed therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Letter and State of Oklahom	herwise, the same count of the principal count of the principal count of the principal count of the principal count of the foreclosing to the farm of the first part in the same as a count of the first part in the same as a count of the same as a count	and taxes, assessment to citation, for the nonzero desired of the same; all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the same of the sa	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance in the said interest of the said party onsideration, do not be state of Oklahoma attre contract, and each AND LOAN ASSOCIATION and the Law Hand and see the County of the	nium, and the expenditur to protect the title to a st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof CIATION OF MISSOU aws of the State of Misso cal the day and year for the day and year for the within and forego i, for the uses and purpo
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 secondaries, together with the charges as provided by the 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 constructed to govern. IN WITNESS WHEREOF, the said partalest and State of Oklahoma, on this Letter day of Accordance with the said partalest and State of Oklahoma, this instrument and acknowledged to me that they exceed therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Letter and State of Oklahom	herwise, the same count of the principal count of the principal count of the principal count of the principal count of the foreclosing to the farm of the first part in the same as a count of the first part in the same as a count of the same as a count	and taxes, assessment to citation, for the nonzero desired of the same; all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the same of the sa	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance in the said interest of the said party onsideration, do not be state of Oklahoma attre contract, and each AND LOAN ASSOCIATION and the Law Hand and see the County of the	nium, and the expenditur to protect the title to a st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof CIATION OF MISSOU aws of the State of Misso cal the day and year for the day and year for the within and forego i, for the uses and purpo
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 secondaries, together with the charges as provided by the 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 constructed to govern. IN WITNESS WHEREOF, the said partalest and State of Oklahoma, on this Letter day of Accordance with the said partalest and State of Oklahoma, this instrument and acknowledged to me that they exceed therein set forth. IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this Letter and State of Oklahom	herwise, the same count of the principal count of the principal count of the principal count of the principal count of the foreclosing to the farm of the first part in the same as a count of the first part in the same as a count of the same as a count	and taxes, assessment to citation, for the nonzero desired of the same; all of whice son, and all rents color and stay laws of the shereto that this er ND HOME SAVINGS the By-Laws of said and the same of the sa	paid interest and prens and insurance, and insurance, and insurance, and insurance, and insurance in the said interest of the said party onsideration, do not be state of Oklahoma attre contract, and each AND LOAN ASSOCIATION and the Law Hand and see the County of the	nium, and the expenditur to protect the title to a st, premiums, expenditur Doll n said premises and secun of the second part shall hereby expressly waive ch and every part thereof CIATION OF MISSOU aws of the State of Misso cal the day and year for the day and year for the within and forego i, for the uses and purpo

i vi

and the same of the same