FOR VALUE ROYEVED Lett. perceive to may to the order of the PARK AND HOME SAND ASSOCIATION OF DEBRUIK, the fellewing sums of money, vis. The sum of the part of th		NOTE OR O	BLIGATION	
MISSORIE, the following entires of money, vis: The sum of Manage the control of the complete the design and the complete of the design and the complete of the	MOR WATTE PROGRESS AND	manufacts to make to the outer of	Nevada, Missouri, Laine	1 21 th 19/U
theore, numbered, M	MISSOURI, the following sums of mon	ney, vie: The sum of PZc	ne and Gyou	Dollars, the
he same being the interest don monthly gong said awas observed by				
the same being the interfect due morthly space gold sum to horrowed by	hereof, numbered 2410 Athis de	ay plodged by Leto said As	ociation to secure a loan of Regula	i Hundre
on paid Association as its Homes Offices A Homes, the same height the pression due no subtly upon said sum or horsered. And 244 popular to appear to a paid Association as its Homes Offices A Homes, and to said sum or more amounting in the aggregate to.  Dollans, on the 20th day of such and every month, and continue such monthly payments until the lines, payments on stock, together with the samings and profit certificate thems, that make and certificate of stocks, and said certificate of stock, and said certificate of stocks, and said certificates of said c	he same being the interest due monthly	upon said sum so borrowed by	end, and the sum of Ame an	d 2 year
Dollars, on the 20th day of each and every rounds, and continue such monthly page to the railes of add certificate of stock, and said certificate of stock, and the recording of said stock, and the page stock and repulsivance of said shootality on a state of the character of said stock, and the page stock and said and agree. In fall yay and discharge the same. The page state the stock between the same and the said share, of stock, no referrable to said stock, and the page state of said stock, and the page state the said share, of stock, no referrable to said stock, and the page state that the same state of the said share, of stock, so taken and residue that the taken yet and stock said the stock state that the same state of the said share, of stock, so taken and residue that the taken yet and stock said the stock state that the same state of the stock carrier with the same.  This obligation may be paid off at any time upon giving thirty days written Notice to the Home Office of the Association at Newdad Miscouri, in which event this Note or Obligation may be eventioned to said and the said share and residue the same.  NOW, THERREFORE, If said part	Dolla	ars, the same being the premium	due monthly upon said sum so borrowed.	And we promise to pay
near, payments on stock, together with the earnings and profite ordited thereon, shall make said estilizated of stock equal to the pay or the content of the payment of said cutters and receiptor when in 7.2 months from date thereofy and 1.00 months from date thereofy. And 1.00 months so account thereof, in case of default in the payment of said sums of money, or any part thereof, monthly as aloresaid, to pay all ione and presulties succeed on account thereof, in secondarce with the roles and regulations of said Association, and if, no those plough and the security given to secure said monthly payments shall, upon the said thread, the fresh said association and all conditions, and and owing on said hand. ——provides and agree to fully pay and discharge the same. The payment of all monthly sum, a gragesting.  ———————————————————————————————————	o said Association at its Home Office at	Nevada, Missouri, all of said su	ms of money amounting in the aggregate to	
allow of said criticate of stock, and said criticates of stock is estimated to nature and reach par cube in \$2.7.\$				
ince and penalties assessed on account thereof, in accordance with the rules and regulations of said accordance, and it in case of default, thosc hydroged and the security given to secure said monthly payments shall, upon the sale thereof, be insufficient to pay said Association and almost which may be due and owing on said soon. It promises and agree — In fully pay and discharge the same. The payment of all fines, penalties, advances, lines and other charges shall estitute all of said criticate. In stock. In ordereption by said Association in this Obligation sense. The said Association in Illustratication of this Obligation sense that the said shareof stock is taken and redeemed halls be taken by said Association in Illustratication of this Obligation sense.  This obligation may be paid off at any time upon giving thirty days' written Notice to the Home Office of the Association at Nevada Missouri, in which event this Note or Obligation may be credited on such repayment of loan with the withdrawal value of the stock carrier with the same.  NOW, THEREFORE, If said part				
incise pulsed and the security given to occure said monthly payments shall, upon the sale thereof, be insufficient to pay said Association and allowed within may be doe and owing on said John American making the same. The payment of aid monthly soon, aggregating the same. The payment of said monthly soon, aggregating the same. The payment of said stocks, and the payment of all fines, penalties, advances, lieus and other charges shall entitle all of said said stocks. The said stocks are the same shall be taken by said Association in full satisfaction of this Obligation and Dued of Trust or Mortage to secure the same. This obligation may be paid of at any time pang circuit girty days written Notice to the Hones Office of the Association at Nevada discount, in which event this Note or Obligation may be credited on such wapsyment of loan with the withdrawal value of the stock carries with the same.  NOW, THEREFORE, If said part, and of the first part shall pay the several sums of money mentioned in said note or obligation notologing all does, interest and premium, when they shall be or become due and payofie, as aforesaid, and shall faithfully perform all of the said that a symmetric process of the same shall be said created in the same shall be said that the symmetric process of the same shall be said to the company distriction. The observation of the principal of said note, the unpuid interest and premium, and the premium soft entirely on the payment of mortages before their maturity, and the payment of said due to the said payer of the second payment of the said	그 그 사람들이 가득하는 사람들이 되는 이 전에 되었다.			
salance which may be doe and owing on said loan. Transmine and agree to fully pay and discharge the sum. The payment of all does, promine to the payment of all floss, penalties, advances, lieus and other charges shall entitle all of said attention to the naturity of edd stock, and the payment of all floss, penalties, advances, lieus and other charges shall entitle all of said entitled to the charges and a control to the charge shall entitle all of said entitled. The shall be taken by said Association in this Obligation and Deed of Trace to Mortage to secure the same.  This obligation may be paid off at any time upon giving thirty days' written. Notice to the Home Office of the Association at Newdo likesocia, in which event this Note or Obligation may be credited on such repayment of lean with the withdrawal value of the stock carried with the same.  NOW, THEREFORE, If said part to of the first part shall pay the several rums of money mentioned in said note or obligation including all dues, interest and premium, when they shall be or become due and paysile, as aforesaid, and shall faithfully perform all of the said stress greenment, then these presents hall be void; cultivate, be same shall be and emain in full force and effect, and this nortinge may be mencitately feroclosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditures that a second same of the said party of the elected part, to pay edit taxes, assessments and interests, premiums, superiority to the charges as provided by the By-Laws of said Association, for the non-payment of and to protect the title to said remarks, together with the charges as provided by the By-Laws of said Association, for the non-payment of and to premium and sections, to premium and section of the said party of the exceed payment of mortgages, before their maturity, and the same shift of which shall be a lieu upon and premium and exercises, together with the charges as provided by the by-Laws of said Association a			그리는 이번 그를 가득하는 것이 되어 있는 것이 되었다.	
month breasther until the materiaty of said stock, and the payment of all fines, penalties, advances, liens and other charges shall entitle all of said extributed to redemption by said Association at the scorolited value thereot, and the said share_of stock_so taken and redementable to taken by said Association in full satisfaction of this Obligation and Ded of Trust or Mortgage to secure the same.  This obligation may be paid off at any time upon giving thirty days' written Notice to the Home Office of the Association at Newada Home, and the said hourse of the stock carries with the ward this Note or Obligation may be credited on much repayment of loan with the withdrawal value of the stock carries with the same.  NOW, THEREFORE, If said part of the first part shall pay the several cums of money mentioned in said note or obligation coloring all does, interest and premium, when they shall be or become due and paysife, as aformaid, and shall intuited by perform all of the said set agreements, then those precents there for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditure recents there amount, and the provided by the By-Laws of eath Association, for the non-payment of said interest, premiums, and the provider by the By-Laws of eath Association, for the non-payment of said interest, premiums, and the provider by the By-Laws of eath Association, for the non-payment of said interest, premiums, and the provider by the By-Laws of eath Association, for the non-payment of said interest, premiums, and the carries and the payment of mortgages before their maturity, and	calance which may be due and owing o	on said loan promise.	and agreeto fully pay and discharge	the same. The payment o
cartificate of stock. Lor redemption by said Association at the searchifed value thereof, and the said share. of stock. so taken and redeemed hall be taken by said Association in full satisfaction of this Obligation and Deed of Trust or Mortgage to secure the most of the Association at Newada Missouri, in which event this Note or Obligation may be credited on such repayment of loan with the withdrawal value of the stock carrier, with the same.  **STATE OF OKLAHOMA.**  BEFORE M. and in construing this contract the By-Laws of the first part shall pay the several rums of money mentioned in said note or obligation moviding all does, interest and premium, when they shall be not become due and payable, as aforesaid, and shall faithfully perform all of the said their agreements, then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be mentionately forcedosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditure excentileties remained to motegage the stock of the unpaid amount of the principal of said note, the unpaid interest and premium, and the payment of motegage to force the remaining and said and the payment of motegage to do the transmitters of so for instituting suit upon this Mortgage; also for forcelosing the same; all of which shall be a lieu upon and premium, expenditures are for for instituting suit upon this Mortgage; also for forcelosing the same; all of which shall be a lieu upon and premium, expenditures the force of the said party. In pay and the said the said party of the second part shall be applied on the payment of maid great search of the said party of the second part shall be applied on the payment of maid real estate and all benefits of the homestend excention, and all real stocked by said party of the second part shall be applied on the payment of said real estate and all benefits of the homestend excention and stay laws of the State of Oklahoma.  The SUBERISTOP				
This obligation may be paid off at any time upon giving thirty days' written Notice to the Home Office of the Association at Nevada dissouri, in which event this Note or Obligation may be credited on such repayment of loan with the withdrawal value of the stock carrier, with the same.  **SER**  **ACKNOWLEDGMENT.**  **SER**  **ACKNOWLEDGMENT.**  **SER**  **ACKNOWLEDGMENT.**  **STATE OF OKLAHOMA.**  **STATE OF OK				
Missouri, in which event this Note or Obligation may be credited on such repayment of lean with the withdrawal value of the stock carried with the same.  **The state of the same of the state of the state of the first part shall pay the several sums of money mentioned in eaid note or obligation metoding all idea, interest and premium, when they shall be or become due and payalic, as aforesaid, and shall faithfully perform all of the said other agreements, then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be innectiately forcelosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditure scenicises, together with the charges as provided by the By-Laws of said Association, for the non-payment of said interest, premiums, expenditures of the payment of mortgages before their maturity, and	shall be taken by said Association in full	l satisfaction of this Obligation :	and Deed of Trust or Mortgage to secure the	same.
NOW, THEREFORE, If said part. Of the first part shall pay the several sums of money mentioned in said note or obligation including all dues, interest and premium, when they shall be or become due and payalle, as aforesaid, and shall faithfully perform all of the said there agreements, then these precesses shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be immediately forcedes and endered for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditure remainshore named, made by the said party of the second part, to pay said darse, assessments and insurance, and to protect the title to asigned the payment of mortgages before their maturity, and the payment of said of the payment of raid for the said party of the second part shall applied on the payment of said debt. And the said part of the second part shall applied on the payment of said and all benefits of the homestead exception and stay is us of the State of Oklahoma.  If 15 UNDERSTOOD AND AGREED, by and between the parties before that this sertice contract, and each and every part thereof is made and entered into in accordance with the By-Lawy of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI and the laws of the State of Missouri, and in constraing this contract the By-Law of said Association and the Law of the State of Missouri, and in constraing this contract the By-Law of said Association and the Law of the State of Missouri and State of				
NOW, THEREFORE, If said part. On the first part shall pay the several sums of money mentioned in said note or obligation notoding all does, interest and permium, when they shall be or become due and payalis, as aforesaid, and shall faithfully perform all of the said there agreements, then these presents shall be void; otherwise, the name shall be and remain in full force and effects, and this mortgage may be immediately forcelosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and permium, and the expenditure secretishefore named, make by the said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to asia remises, together with the charges as provided by the By-Laws of said Association, for the non-payment of said interest, premiums, expenditures and the payment of mortgages before their maturity, and the said Association, for the non-payment of said interest, premiums, expenditures with the payment of said deels. And the said part—of the first part, for said consideration, do—bereby expressively while mortgage, and included in any decree of forceloure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said real estate and all benefits of the homestead exemption and stay have of the State of Oklahoma.  If Is UNDERESTOOD AND AGREED, by and between the parties bereto that this entire contract, and each and every part thereof, it ands and othered into in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI and the laws of the State of Missouri, and in construing this contract the By-Laws of each association and the Laws of the State of Missouri.  IN WITNESS WHEREOF, the said part is of the first part have become to said association and the Laws of the State of Oklahoma, out this 21 day of 3 contract the By-Law of each decrease of the said and scale of the board of the said and scale of Oklahoma, out this 2 day and 3 contract the By-Law	하면 경기가 모든 외국 등으로 되는 것이 되었다.	dugation may be credited on s	ucn repayment of loan with the withdrawa	I value of the stock carried
NOW, THEREFORE, If said part. Of the first part shall pay the several sums of money mentioned in said note or obligation including all does, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said ther agreements, then these presents shall be void; otherwise, the same shall be and remain in full force and effect, and this mortgage may be interested to the month of the principal of said note, the unpaid interest and premium, and the expenditure screichefore mand, made by the said parts of the elected part, to pay said taxes, assessments and insurance, and to protect the title to said semises, together with the charges as provided by the By-Laws of said Association, for the non-payment of said interest, premiums, expenditures and the payment of mortgages before their maturity, and the said part of the non-payment of said interest, premiums, expenditures by this mortgage, and included in any decree of forcelosure rendered thereon, and all rents collected by said parts of the second part shall be uppited on the payment of said select and all benefits of the housesteed exemption and stay laws of the State of Oklahoma.  If IS UNDERISTOOD AND AGREED, by and between the parties bereto that this entire contract, and each and every part thereof is and called and entered into in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI and the laws of the State of Missouri, and in constraing this contract the By-Laws of said Association and the Laws of the State of Oklahoma, on this Juliany of Julian			in a com	
NOW, THEREFORE, If said part		_ <b>Seac</b>	Hilda Z. Itee	dy Seit
neciding all dues, interest and premium, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said ther agreements, then these presents shall be void; otherwise, the same shall be and emuia in full force and effect, and this mortgage may be mediately foreclosed and emored for the unpaid amount of the principal of said note, the unpaid interest and premium, and the expenditure exceintedore named, made by the said party of the second part, to pay said taxes, assessments and insurance, and to protect the title to said semines, together with the charges as provided by the By-Laws of said Association, for the non-payment of said interest, premiums, expenditures and the payment of mortgages before their maturity, and.  Dollar intermy's fee for instituting suit upon this Mortgage; also for foreclosing the same. All of which shall be a lieu upon said premises and secured by this mortgage, and included in any decree of foreclosure rendered thereon, and all rests collected by said party of the second part shall be paid on the payment of said real estate and all benefits of the homestead exemption and stay laws of the State of Oklahoma.  If Is UNDERSTOOD AND AGREED, by and between the parties bevoto that this entire contract, and each and every part thereof is and earlier of into in accordance with the By-Laws of the FARM AND HOME SAVINGS AND LOAN ASSOCIATION OF MISSOURI and the laws of the State of Missouri, and in constraing this contract the By-Laws of said Association and the Laws of the State of Missouri are to govern.  IN WITNESS WHEREOF, the said part is of the first part has thereum oset Them, hand, and sould the day and year first bove written.  SER ALL ALL ALL ALL ALL ALL ALL ALL ALL AL		<b>S</b>	James Her	des Son
ACKNOWLEDGMENT.  STATE OF OKLAHOMA,  SS:  BEFORE ME, a Notary Public, in and for the Country of July o	nd the payment of mortgages before the ttorney's fee for instituting suit upon the y this mortgage, and included in any de- pplied on the payment of said debt.	heir maturity, and his Mortgage; also for foreclosing ecree of foreclosure rendered the And the said particle of	the same; all of which shall be a lien uponeon, and all rents collected by said party the first part, for said consideration, do	Dollars on said premises and secured of the second part shall be bereby expressly waive an
ACKNOWLEDGMENT.  STATE OF OKLAHOMA.  SEE  ACKNOWLEDGMENT.  BEFORE ME, a Notary Public, in and for the County of File May and State of Oklahoma, on this 2/1/day of James 2/1/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2	nd the payment of mortgages before the ttorney's fee for instituting suit upon the symbol of the payment of said debt.  IT IS UNDERSTOOD AND AGE and end entered into in accordance with and the laws of the State of Missouri, re to govern.	heir maturity, and heir maturity, and his Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part the By-Laws of the FARM and in construing this contract	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the L	Dollar on said premises and secured of the second part shall be bereby expressly waive as the chand every part thereof, is CIATION OF MISSOURI aws of the State of Missouri
ACKNOWLEDGMENT.  STATE OF OKLAHOMA.  BEFORE ME, a Notary Public, in and for the County of I will and State of Oklahoma, on this 21 day of James 19/11; personally appeared the destroy of the uses and purposes herein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal at my office in the County of I and and State of Oklahoma, this 21 day of I will be set at my office in the County of I and County, State of Oklahoma.  IN County Public I will be set of Oklahoma. The County of I will be set of Oklahoma. The County of I will be set of Oklahoma.  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "besself" or "themselves."  2. If anyway signs the instrument by mark, add the words to the certificate. "I also certify that I read the instrument over to the party or signing by mark and explained the contents thereof fully to and that after such explanation.  Acknowledged it."	and the payment of mortgages before the attorney's fee for instituting suit upon the synthis mortgage, and included in any despited on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the said terms of the said	heir maturity, and heir maturity, and his Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part the By-Laws of the FARM and in construing this contract	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the L	Dollars on said premises and secured of the second part shall be bereby expressly waive an chand every part thereof, is CIATION OF MISSOURI aws of the State of Missouri
ACKNOWLEDGMENT.  STATE OF OKLAHOMA.  BEFORE ME, a Notary Public, in and for the County of Items of foregoing and faste of Oklahoma, on this 21 day of James 19/12; personally appeared 11/14 Items of foregoing netrument and acknowledged to me that I hear executed the same as Items free and voluntary act and deed, for the uses and purposes therein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and official seat at my office in the County of Items and State of Oklahoma, this 21 St day of Items 19/18  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "berself" or "thouseness."  2. If anyway signs the instrument by mark, add the words to the certificate. "I also certify that I read the instrument over to the party or gipting by mark and explained the contests thereof fully to and that after such explanation acknowledged it."	and the payment of mortgages before the attorney's fee for instituting suit upon the payment of said debt, applied on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the said transport of the state of the state of the state of the said transport of the state of the said transport of the said transpo	heir maturity, and heir maturity, and his Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part the By-Laws of the FARM and in construing this contract	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the Law Chereunto set The hand and said	Dollars on said premises and secured of the second part shall be bereby expressly waive an act and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouri eal. the day and year first
BEFORE ME, a Notary Public, in and for the County of I and State of Oklahoma, on this 2/2/day of Annual State of Oklahoma, the Annual State of Oklahoma, the Annual State of Oklahoma, this 2/5/2/day of Annual State of Oklahoma.  Instructions For Filling Blank.  1. Insert the word "himself," "besself" or "themselves."  2. If anyone signs the instrument by mark, add the words to the certificate: "I also cartify that I read the instrument over to the party or signs by mark and explained the contents thereof fully to and that after such explanation.  Asknowledged it."	and the payment of mortgages before the attorney's fee for instituting suit upon the synthis mortgage, and included in any despited on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the said terms of the said	heir maturity, and heir maturity, and his Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part the By-Laws of the FARM and in construing this contract	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the Law Chereunto set The hand and said	Dollars on said premises and secured of the second part shall be bereby expressly waive an act and every part thereof, is CIATION OF MISSOURI aws of the State of Missouri eal
DOESTE SEFORE ME, a Notary Public, in and for the County of Alle Alle Alle and State of Oklahoma, on this Alle Age of this wife, to me known to be the identical person A who executed the within and foregoing instrument and acknowledged to me that they executed the same as the three and voluntary act and deed, for the uses and purpose herein set forth.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal at my office in the County of the uses and purpose and State of Oklahoma, this 21ST day of the county public and State of Oklahoma, this 21ST day of the county public and the county public expires on the 22 day of 22 and 212 and 219/3.  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the wead "himself," "borself" or "themselves," 2. If anywes signs the instrument by mark, add the words to the certificate: "T also cartify that I read the instrument over to the party or signing by mark and explained the contents thereof faily to and that after such explanation.  Acknowledged it."	and the payment of mortgages before the attorney's fee for instituting suit upon the synthis mortgage, and included in any despited on the payment of said debt, appraisement of said real estate and all it. IT IS UNDERSTOOD AND AGE made and entered into in accordance with the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the said terms of the said th	heir maturity, and heir maturity, and his Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part the By-Laws of the FARM and in construing this contract	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the Law Chereunto set The hand and said	Dollan in said premises and secured of the second part shall be bereby expressly waive as inch and every part thereof, is CIATION OF MISSOURI aws of the State of Missouries of the day and year first
ind State of Oklahoma, on this Aladday of Yangara 1977; personally appeared Affilia 2 The Land Land State of Oklahoma in the Area executed the same as Alada free and voluntary act and deed, for the uses and purpose herein set forth.  IN WITNESS WHEREOF, I have hereunte set my hand and official seal at my office in the County of Andrea and State of Oklahoma, this 2/SF day of Alada 1978.  [SKAL]  Setary Palate  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself." "horself" or "themselves."  2. If anywar signs the instrument by seark, add the words to the extinicate: "T also certify that I read the instrument over to the party or signing by mark and explained the contents thereof inly to and that after such explanation acknowledged it."	and the payment of mortgages before the attorney's fee for instituting suit upon the synthis mortgage, and included in any despited on the payment of said debt, appraisement of said real estate and all it. IT IS UNDERSTOOD AND AGE made and entered into in accordance with the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the said terms of the said th	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempREED, by and between the part the By-Laws of the FARM, and in construing this contract and part of the first part SEE	the same; all of which shall be a lien upon recon, and all rents collected by said party the first part, for said consideration, dottion and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn the By-Laws of said Association and the I have hereunto set Them hand and say the By-Laws of Said Association and the I have hereunto set Them hand and say the By-Laws of Said Association and the I have hereunto set Them hand and say the By-Laws of Said Association and the I have hereunto set Them hand and say the same of the same o	Dollan in said premises and secured of the second part shall be bereby expressly waive as inch and every part thereof, is CIATION OF MISSOURI aws of the State of Missouries of the day and year first
In January Public of the world "himself." "berself" or "thomselves."  1. Insert the world "himself." "berself" or "thomselves."  2. If anywas signs the instrument by search, add the words to the excitation. "T also certify that I read the instrument over to the party or signing by mark and explained the contents thescoping to the contents the contents the contents the contents the contents the contents the certificate: "T also certify that I read the instrument over to the party or signing by mark and explained the contents thescof inly to	and the payment of mortgages before the attorney's fee for instituting suit upon the payment of said debt, applied on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part. of benefits of the homestead exemp. REED, by and between the part that he By-Laws of the FARM, and in construing this contract said part. of the first part SEE SEE ACKNOWL.	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the I have hereunto set Them hand and sufficiently the same of the Lorento Set Them hand and set the same of the Lorento Set Them hand and set the same of the sa	Dollars in said premises and secured of the second part shall be thereby expressly waive and the and every part thereof, is ociation of Missouries of the State of Missouries the day and year first Said Said Said
IN WITNESS WHEREOF, I have hereunte set my band and official seal at my office in the County of	and the payment of mortgages before the attorney's fee for instituting suit upon the payment of said debt, applied on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.	heir maturity, and heir maturity, and his Mortgage; also for foreclosing ecree of the said part. Of benefits of the homestead exemp.  REED, by and between the part that the By-Laws of the FARM, and in construing this contract said part. Of the first part.  SEE  ACKNOWL.  BEFORE ME, a No.	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn Ind Home Savings and Loan assort the By-Laws of said Association and the Industry Chereunto set The hard and and set the County of the EDGMENT.	Dollars in said premises and secured of the second part shall be bereby expressly waive and the second part thereof, is CIATION OF MISSOURI, aws of the State of Missouries the day and year first Said Said
IN WITNESS WHEREOF, I have hereinto set my hand and official seal at my office in the County of	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any descripplied on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.  STATE OF OKLAHOMA,  TOURNEY, and State of Oklahoma, on this 2/2/27	heir maturity, and heir maturity, and his Mortgage; also for foreclosine ecree of foreclosine rendered the And the said part. of benefits of the homestead exempressed exempressed, by and between the part the By-Laws of the FARM, and in construing this contract said part. of the first part SEL	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn Ind Home Savings and Loan assort the By-Laws of said Association and the Industry Chereunto set The hard and and set the County of the EDGMENT.	Dollars on said premises and secured of the second part shall be hereby expressly waive and the second part thereof, is CIATION OF MISSOURI, aws of the State of Missouries the day and year first Said Said Said
and State of Oklahoma, this 21.57 day of Country 19.16  [SEAL]  Notary Public Country, State of Oklahoma.  My commission as Notary Public expires on the 2.2 day of 21. 219.13  INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself." "berself" or "themselves."  2. If any as signs the instrument by searly, add the words to the exhibitate. "I also certify that I read the instrument over to the party or signing by mark and explained the contents thereof fully to	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any despited on the payment of said debt. Appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subset written.	heir maturity, and heir maturity, and his Mortgage; also for foreclosine ecree of foreclosure rendered the And the said part. of benefits of the homestead exemp.  REED, by and between the part that the By-Laws of the FARM, and in construing this contract said part. of the first part.  Said part. of the first part.  Said Said Part. Said ACKNOWL.  BS: BEFORE ME, a. N. day of James wife, to my known.	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the Law Chereunto set The hand and said and all the Law Chereunto set The hand and said Secretary Public, in and for the County of the Public, in and for the County of the personally appeared the law who executed the the identical person all who executed the law to be the identical person all who executed the law to be the identical person all who executed the law to be the identical person all who executed the law to be the identical person all who executed the law to be the identical person all who executed the law to be the identical person all who executed the law to be the identical person all the lies and the lies are the lies and the lies are the lies and the lies are the lies are the lies are the lies are the lies and the lies are the lie	Dollan in said premises and secured of the second part shall be hereby expressly waive at the part thereof, is considered the State of Missour eal. The day and year first said the within and foregoing ted the within and the control of the second ted the within and the control of the second ted the control of the second ted t
Notary Public	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any descripplied on the payment of said debt. Appraisement of said real estate and all IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.  STATE OF OKLAHOMA,  TOBNEY and State of Oklahoma, on this 2127 and January Missay, Surface My Realized to me that herein set forth.	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said particle of benefits of the homestead exempre REED, by and between the part that the By-Laws of the FARM, and in construing this contract said particle of the first part SAD  ACKNOWL  SS:  BEFORE ME, a Not the first part is a said particle of the first particle of the	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dottion and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn the By-Laws of said Association and the Law Chereunto set Land hand, and shall do Law of the By-Laws of said Association and the Law Chereunto set Land hand, and shall do Law of the County of Law personally appeared Law of the County of Law personally appeared Law of the County of Law of the identical person 2 who execution to be the identical person 2 who executions and decomposition and decomposition to be the identical person 2 who executions are and decomposition and decomposition and decomposition and the Law of the County of Law o	Dollars in said premises and secured of the second part shall be bereby expressly waive and chereby expressly waive and che and every part thereof, is CIATION OF MISSOURI. Aws of the State of Missouries of the State of Missouries of the day and year first Scale of Missouries of the day and year first Scale of Missouries of the day and year first state of the within april foregoing d, for the uses and purposes
Notary Public	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any descripplied on the payment of said debt, appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  John State of Oklahoma, on this 2/2/2 and	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part. Of benefits of the homestead exempressed, by and between the part that he By-Laws of the FARM, and in construing this contract and part. Of the first part Said part. Of the first part Said part. Said Said Said Said Said Said Said Said	the same; fill of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early Home Savings and Loan association and the Law of said association and the Law Chereunto set The hand and said and Law Chereunto set The hand and said set of the County of the Public, in and for the County of the personally appeared that are not to be the identical person of who executions are and decomplished at the county of the county	Dollars in said premises and secured of the second part shall be hereby expressly waive an each and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouri eal. the day and year first Soil Scale of the within and foregoing d, for the uses and purposes
INSTRUCTIONS FOR FILLING BLANK.  1. Insert the word "himself," "herself" or "thomselves."  2. If anywar signs the instrument by seark, add the words to the excellente: "I also certify that I read the instrument over to the party or signing by mark and explained the contents thereof fully to	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any descripplied on the payment of said debt.  Appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the said state of Oklahoma, on this 2127 and January Market Law Marke	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part. Of benefits of the homestead exempressed, by and between the part that he By-Laws of the FARM, and in construing this contract and part. Of the first part Said part. Of the first part Said part. Said Said Said Said Said Said Said Said	the same; All of which shall be a lien upone on, and all rents collected by said party the first part, for said consideration, dottion and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the I have hereunto set The hand and said and the Loan Direct County of the co	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouri eal. the day and year first Said Said Said Said Said Said Said Said
1. Insert the word "himself," "berself" or "themselves." 2. If any signs the instrument by mark, add the words to the octificate: "I also cartify that I read the instrument over to the party or signing by mark and explained the contents thereof fully to	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any descripplied on the payment of said debt. Applied on the payment of said debt. Applied on the payment of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  And State of Oklahoma, on this Alexand State of Oklahom and State of Oklahom is and State of Oklahom ISEALI	heir maturity, and heir maturity, and his Mortgage; also for foreclosine ecree of foreclosure rendered the And the said part. Of benefits of the homestead exempressed exempressed by and between the part in the By-Laws of the FARM, and in construing this contract and in construing this contract said part. Of the first part Said part. Said part and in construing this contract said part. Said part and of the first part said part and sa	the same; fill of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early Home Savings and Loan association and the Loan Home Savings and Loan and stay the By-Laws of said association and the Loan Chereunto set The hand and said and and said the County of the County of the Public, in and for the County of the cou	Dollars in said premises and secured of the second part shall be bereby expressly waive and such and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouries. The day and year first sold the within and foregoing d, for the uses and purposes.
1. Insert the word "himself," "berself" or "themselves." 2. If any signs the instrument by mark, add the words to the octificate: "I also cartify that I read the instrument over to the party or signing by mark and explained the contents thereof fully to	and the payment of mortgages before the attorney's fee for instituting suit upon the pythis mortgage, and included in any descripplied on the payment of said debt. Applied on the payment of said debt. Applied on the payment of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the subove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  And State of Oklahoma, on this Alexand State of Oklahom and State of Oklahom is and State of Oklahom ISEALI	heir maturity, and heir maturity, and his Mortgage; also for foreclosine ecree of foreclosure rendered the And the said part. Of benefits of the homestead exempressed exempressed by and between the part in the By-Laws of the FARM, and in construing this contract and in construing this contract said part. Of the first part Said part. Said part and in construing this contract said part. Said part and of the first part said part and sa	the same; fill of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and early Home Savings and Loan association and the Loan Home Savings and Loan and stay the By-Laws of said association and the Loan Chereunto set The hand and said and and said the County of the County of the Public, in and for the County of the cou	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouri eal. the day and year first Said Said Said Said Said Said Said Said
2. If anywar signs the instrument by mark, add the words to the calcificate: "I also certify that I read the instrument over to the party so signing by mark and explained the contents thereof fully toand that after such explanationacknowledged it."	and the payment of mortgages before the attorney's fee for instituting suit upon the by this mortgage, and included in any deapplied on the payment of said debt. appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the state of Wissouri, and State of Oklahoma, on this Alexand State of Oklahom is the laws of the State of Oklahom is the state of Oklahom is the said State of Oklahom is and State of Okla	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said particle of benefits of the homestead exempressed by and between the part that the By-Laws of the FARM and in construing this contract said particle of the first part SAR	the same; all of which shall be a lien upon roon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and earned HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the Law Chereunto set Law hand and shall do Law Chereunto set Law Chereunt	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouri eal. the day and year first Said Said Said Said Said Said Said Said
	and the payment of mortgages before the attorney's fee for instituting suit upon the by this mortgage, and included in any description on the payment of said debt.  Applied on the payment of said debt.  Appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the saidone written.  STATE OF OKLAHOMA,  TOBSTY and State of Oklahoma, on this Jest and State of Oklahoma and State of Oklahoma is and State of Oklahoma.	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempre REED, by and between the part that the By-Laws of the FARM is, and in construing this contract said part of the first	the same; all of which shall be a lien upon roon, and all rents collected by said party the first part, for said consideration, dotton and stay laws of the State of Oklahoms ties hereto that this entire contract, and earned HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the Law Chereunto set Law hand and shall do Law Chereunto set Law Chereunt	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is CIATION OF MISSOURI, aws of the State of Missouri eal. the day and year first Said Said Said Said Said Said Said Said
Filed for record at Teles, Oklahouse, this 24 day of 4 and 19/0, at 10 o'clock (AM. (Leal)) Register of Deeds	and the payment of mortgages before the attorney's fee for instituting suit upon the by this mortgage, and included in any do applied on the payment of said debt.  appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the state of Oklahoma, on this 2127 and 32 and 32 and 32 and 32 and 34 and 35 and	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part. Of benefits of the homestead exempressed by and between the part that the By-Laws of the FARM and in construing this contract said part. Of the first part SAR ACKNOWL SS.  BEFORE ME, a Notary of June 11 June 12 June 12 June 12 June 13 June 14 June 14 June 15 J	the same; all of which shall be a lien upon reon, and all rents collected by said party the first part, for said consideration, dottion and stay laws of the State of Oklahoms ties hereto that this entire contract, and earned Home Savings and Loan association and the I the By-Laws of said association and the I have thereunto set the hand and such the By-Laws of said association and the I for the County of	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is inclation of Missouri each the State of Missouri each the day and year first said. The day and year first said the within and foregoing d, for the uses and purposes to the party instrument over to the party instrument over to the party.
(Lead) Seguitar of Deeds	and the payment of mortgages before the attorney's fee for instituting suit upon the by this mortgage, and included in any do applied on the payment of said debt. appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the stabove written.  STATE OF OKLAHOMA,  DOESN'S and State of Oklahoma, on this 2/2/2 and January Markey Missouries and January Markey Missouries and State of Oklahoma in State of Oklahoma and State of Oklahoma in State of Oklah	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part that the By-Laws of the FARM, and in construing this contract said part of the first part of the same as the contract the same as the part of the par	the same; all of which shall be a lien upon roon, and all rents collected by said party the first part, for said consideration, do tion and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the I have thereunto set The hand and said Association and the I have thereunto set The hand and said ary Public, in and for the County of the personally appeared that I who executive seal at my office in the County of the county o	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is inclation of Missouri eal. The day and year first seal. The day and year first seal. The uses and purposes did for the uses and purposes.  Coraty, State of Oktaboria, instrument over to the party acknowledged it."
	and the payment of mortgages before the attorney's fee for instituting suit upon the by this mortgage, and included in any description on the payment of said debt. Appraisement of said real estate and all I IT IS UNDERSTOOD AND AGE made and entered into in accordance with and the laws of the State of Missouri, are to govern.  IN WITNESS WHEREOF, the state of occupant with the said of the said State of Oklahou ISEAL]  1. Insert the word "himself," "he said State of Oklahou ISEAL]  1. Insert the word "himself," "he country is signing by mark and explained the countries of the said of of t	heir maturity, and heir maturity, and heir maturity, and heir Mortgage; also for foreclosing ecree of foreclosure rendered the And the said part of benefits of the homestead exempressed, by and between the part that the By-Laws of the FARM, and in construing this contract said part of the first part of the same as the contract the same as the part of the par	the same; all of which shall be a lien upon roon, and all rents collected by said party the first part, for said consideration, do tion and stay laws of the State of Oklahoms ties hereto that this entire contract, and earn HOME SAVINGS AND LOAN ASSO to the By-Laws of said Association and the I have thereunto set The hand and said Association and the I have thereunto set The hand and said ary Public, in and for the County of the personally appeared that I who executive seal at my office in the County of the county o	Dollars in said premises and secured of the second part shall be hereby expressly waive an inch and every part thereof, is inclation of Missouri eal. The day and year first seal. The day and year first seal. The uses and purposes did for the uses and purposes.  Coraty, State of Oktaboria, instrument over to the party acknowledged it."

14 18 Aller John Colored