	NOTE OR OB		_
MAD VALVE DECEMBED AND promise to	a new to the apples of t	Nevada, Missouri, James 2 . Ca se FARM AND HOME SAVINGS AND LOAN ASSOCIA	7.19/ <i>U</i>
MISSOURI, the following sums of money, viz: T	The sum of £	theen	ollars, the
same being the monthly dues on the 2 man	ure of the capital sto	ck of said Association, represented and evidenced by the cer	tificate
thereof, numbered 2 4// this day pledged	by to said Asso	ciation to secure a least of trifleen bles	nace,
the same being the interest due monthly upon said s	sum so borrowed by	10, and the sum of five and 2500	
Dollars, the sam	ne being the premium o	ue monthly upon said sum so borrowed. And Arc pror	nise to pay
		s of money amounting in the aggregate to	
dues, payments on stock, together with the earning	gs and profits credited	each and every month, and continue such monthly payment thereon, shall make said certificate of stock equal to the mature and reach per value in 22 months from d	par or face
		sums of money, or any part thereof, monthly as aforesaid	
		nles and regulations of said Association, and if, in case of o	
		all, upon the sale thereof, be insufficient to pay said Asso and agree—to fully pay and discharge the same. The p	
said menthly sum, aggregating	histy -	Dollars, each and every	consecutive
month hereafter until the maturity of said stock, and certificateof stockto redemption by said Associ	nd the payment of all finition at the accredited	nes, penalties, advances, liens and other charges shall entitle value thereof, and the said share Lof stock—so taken an	all of said
shall be taken by said Association in full satisfactio			
		uys' written Notice to the Home Office of the Association th repayment of loan with the withdrawal value of the st	
	Seal	W.E. First	Seal.
	Seal.	Janie a. Loop.	~
	Seac	fame a. sop.	Seal?
immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by t and the payment of mortgages before their maturi attorney's fee for instituting suit upon this Mortgag by this mortgage, and included in any decree of for applied on the payment of said debt. And the	l amount of the principe second part, to pay the By-Laws of said As ity, and Dace Age; also for foreclosing reclosure rendered there is said part Lago of the	the same; all of which shall be a lien upon said premises a eon, and all rents collected by said party of the second p he first part, for said consideration, do_hereby express!	x penditures itle to said penditures, Dollars and secured art shall be
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in colored to govern.	amount of the principe second part, to pay the By-Laws of said As ity, and Care Age; also for foreclosing reclosure rendered there said part of the homestead exempt and between the part Laws of the FARM A construing this contract	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the estaid taxes, assessments and insurance, and to protect the estate of the non-payment of said interest, premiums, extended the same; all of which shall be a lieutopon said premises a seon, and all rents collected by said party of the second parts part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the Laws of the State of the By-Laws of said Association and the Laws of the State	xpenditures itle to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part A.	amount of the principe second part, to pay the By-Laws of said As ity, and Care Age; also for foreclosing reclosure rendered there said part of the homestead exempt and between the part Laws of the FARM A construing this contract	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, extended the same; all of which shall be a lieutopon said premises a son, and all rents collected by said party of the second parts part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the State of the By-Laws of said Association and the Laws of the State at the day and the Laws of the State o	penditures itle to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in colored to govern.	amount of the principe second part, to pay the By-Laws of said As ity, and Care Age; also for foreclosing reclosure rendered there said part of the homestead exempt and between the part Laws of the FARM A construing this contract	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, extended the same; all of which shall be a lieutopon said premises a son, and all rents collected by said party of the second parts part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the State of the By-Laws of said Association and the Laws of the State at the day and the Laws of the State o	penditures itle to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part A.	amount of the principe second part, to pay the By-Laws of said As ity, and Care Age; also for foreclosing reclosure rendered there said part of the homestead exempt and between the part Laws of the FARM A construing this contract	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, extended the same; all of which shall be a lieutopon said premises a son, and all rents collected by said party of the second parts part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the State of the By-Laws of said Association and the Laws of the State at the day and the Laws of the State o	penditures itle to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part A.	amount of the principe second part, to pay the By-Laws of said As ity, and Care Age; also for foreclosing reclosure rendered there said part of the homestead exempt and between the part Laws of the FARM A construing this contract	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the estaid taxes, assessments and insurance, and to protect the estate of the non-payment of said interest, premiums, extended the same; all of which shall be a lieutopon said premises a seon, and all rents collected by said party of the second parts part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the Laws of the State of the By-Laws of said Association and the Laws of the State	penditures itle to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part A.	amount of the principe second part, to pay the By-Laws of said As ity, and Care Age; also for foreclosing reclosure rendered there said part of the homestead exempt and between the part Laws of the FARM A construing this contract	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expending the same; all of which shall be a lientupon said premises a seon, and all rents collected by said party of the second pase first part, for said consideration, do hereby expresslon and stay laws of the State of Oklahoma. The HOME SAVINGS AND LOAN ASSOCIATION OF Mother By-Laws of said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and seal so the day and the laws of the State and hereby said Association and seal so the day and the laws of the State and hereby said Association and the Laws of the State and hereby said Association and seal so the day and the laws of the State and hereby said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said the said t	penditures itle to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said particularly above written.	amount of the principe second part, to pay the By-Laws of said As ity, and Laws of said As ge; also for foreclosing reclosure rendered their said part 20 of the homestead exempt and between the part Laws of the FARM A construing this contract and of the first part it said part 20 of the first	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expected the same; all of which shall be a lien upon said premises a seen, and all rents collected by said party of the second part part, for said consideration, down hereby expression and stay laws of the State of Oklahoma. The same is all of which shall be a lien upon said premises a seen, and all rents collected by said party of the second part part, for said consideration, down hereby expression and stay laws of the State of Oklahoma. The same is all of which shall be a lien upon said premises a second party of the s	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof, is HISSOURI, of Missouri ad year first Seal
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA.	amount of the principe second part, to pay the By-Laws of said As ity, and Dale Age; also for foreclosing reclosure rendered there is said part to the homestead exempt and between the part Laws of the FARM A construing this contract Acceptable ACKNOWLI	al of said note, the unpaid interest and premium, and the estate taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, experiments of said interest, premiums, experiments and all rents collected by said party of the second parts for said consideration, do hereby expressly ion and stay laws of the State of Oklahoma. The home savings and each and every particle by Laws of said Association and the Laws of the State and Chereunto set Them hand and seal at the day are the contract, and seal at the day are the contract and the	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first Seal
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA.	amount of the principe second part, to pay the By-Laws of said As ity, and Dale Age; also for foreclosing reclosure rendered there is said part to the homestead exempt and between the part Laws of the FARM A construing this contract Acceptable ACKNOWLI	al of said note, the unpaid interest and premium, and the estate taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, experiments of said interest, premiums, experiments and all rents collected by said party of the second parts for said consideration, do hereby expressly ion and stay laws of the State of Oklahoma. The home savings and each and every particle by Laws of said Association and the Laws of the State and Chereunto set Them hand and seal at the day are the contract, and seal at the day are the contract and the	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first Seal
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA. SS. GOINTY. SS. and State of Oklahoma, on this 2/5/1 day of and factors of Oklahoma, on this 2/5/1 day of and factors.	amount of the principe second part, to pay the By-Laws of said As ity, and Laws of said As ity, and Laws of foreclosure rendered there is said part in the homestead exempt and between the part Laws of the FARM A construing this contract. ACKNOWLI	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expected the same; all of which shall be a lien upon said premises a seen, and all rents collected by said party of the second part part, for said consideration, down hereby expression and stay laws of the State of Oklahoma. The same is all of which shall be a lien upon said premises a seen, and all rents collected by said party of the second part part, for said consideration, down hereby expression and stay laws of the State of Oklahoma. The same is all of which shall be a lien upon said premises a second party of the s	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first Seal Seal
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said party above written. STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this 2/5/day of Jand Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the said party therein set forth.	amount of the principe second part, to pay the By-Laws of said As ity, and Date of ge; also for foreclosing reclosure rendered there is said part of the homestead exempt and between the part Laws of the FARM A construing this contract of the first part is a construing the first part is said part of the first	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. The home savings and loan association and every particle by Laws of said Association and the Laws of the State and hereby expressly the By-Laws of said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and seal such day and the Laws of the State and hereby said Association and seal such day and the Laws of the State and hereby said Association and seal such day and the Laws of the State and hereby said as a seal such day and seal such da	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first Seal Seal
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said party above written. STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this 2/5/day of Jand Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the state of Janes C. Janes State of Oklahoma, on this said to the said party therein set forth.	amount of the principe second part, to pay the By-Laws of said As ity, and Date of ge; also for foreclosing ereclosure rendered there is said part of the homestead exempt and between the part Laws of the FARM A construing this contract of the first part is said part of the first	al of said note, the unpaid interest and premium, and the estaid taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. The home savings and loan association and every particle by Laws of said Association and the Laws of the State and hereby expressly the By-Laws of said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby said Association and seal such day and the Laws of the State and hereby said Association and seal such day and the Laws of the State and hereby said Association and seal such day and the Laws of the State and hereby said as a seal such day and seal such da	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first Seal Seal
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 2/5/day of and State of Oklahoma, on this 2/5/day of instrument and acknowledged to me that the sytherein set forth. IN WITNESS WHEREOF, I have bereunto	amount of the principe second part, to pay the By-Laws of said As ity, and Date of ge; also for foreclosing ereclosure rendered there is said part of the homestead exempt and between the part Laws of the FARM A construing this contract of the first part is said part of the first	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. He first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. He have of that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF Mattheway of said Association and the Laws of the State and hereunto set the hand and seal at the day and the laws of the State of the second passes of the seal and seal at the day and the laws of the identical person and the laws of the within and to be the identical person and deed, for the uses and seal at my office in the County of the laws and seal at my office in the County of the laws and last at my office in the County of the laws and last at my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last my office in the last m	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first SEE SEE d foregoing ad purposes
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturiattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part and State of Oklahoma, on this 2/5/day of and State of Oklahoma, on this 2/5/day of and State of Oklahoma, on this 2/5/day of and State of Oklahoma, this and State of Oklahoma	amount of the principe second part, to pay the By-Laws of said As ity, and Date Age; also for foreclosing reclosure rendered there is said part to of the homestead exempt and between the part Laws of the FARM A construing this contract Acceptance of the first part is a said part to	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes for and all rents collected by said party of the second passes for and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the By-Laws of said Association and the Laws of the State and the identical personal who executed the within and identical personal who executed the within and identical personal who executed the within and identical personal personal personal personal personal personal personal personal persona	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first SEE SEE d foregoing ad purposes
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturiattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part and State of Oklahoma, on this 2/5/day of and State of Oklahoma, on this 2/5/day of and State of Oklahoma, on this 2/5/day of and State of Oklahoma, this and State of Oklahoma	amount of the principe second part, to pay the By-Laws of said As ity, and Date Age; also for foreclosing reclosure rendered there is said part to of the homestead exempt and between the part Laws of the FARM A construing this contract Acceptance of the first part is a said part to	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. He first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. He have of that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF Mattheway of said Association and the Laws of the State and hereunto set the hand and seal at the day and the laws of the State of the second passes of the seal and seal at the day and the laws of the identical person and the laws of the within and to be the identical person and deed, for the uses and seal at my office in the County of the laws and seal at my office in the County of the laws and last at my office in the County of the laws and last at my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last and last my office in the County of the last my office in the last m	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first SEE SEE d foregoing ad purposes
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturiattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, and State of Oklahoma, on this 2/5/day of and and acknowledged to me that the state of Oklahoma, this instrument and acknowledged to me that the state of Oklahoma, this is SEAL! My commission as Notary Pah	amount of the principe second part, to pay the By-Laws of said As ity, and Dale of ge; also for foreclosing reclosure rendered there is said part of the homestead exempt and between the part Laws of the FARM A construing this contract of the first part is said part of the first part is said part of the FARM A construing this contract of the first part is said part of th	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes for and all rents collected by said party of the second passes for and stay laws of the State of Oklahoma. The Home Savings and Loan Association of the By-Laws of said Association and the Laws of the State and the identical personal who executed the within and identical personal who executed the within and identical personal who executed the within and identical personal personal personal personal personal personal personal personal persona	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first SEE SEE d foregoing ad purposes
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the 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 for applied on the payment of said debt. And the appraisement of said real estate and all benefits of it is understood and Agreed, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part and State of Oklahoma, on this 2/57 day of and and accordance with the said part and state of Oklahoma, on this 2/57 day of and and accordance with the said part and State of Oklahoma, this instrument and acknowledged to me that the said instrument and acknowledged to me that the said state of Oklahoma, this is ISEAL! My commission as Notary Published. IN STATE OF OKLAHOMA. IN WITNESS WHEREOF, I have hereunto and State of Oklahoma, this is ISEAL! No commission as Notary Published.	amount of the principe second part, to pay the By-Laws of said As ity, and Second part, to pay the By-Laws of said As ity, and Second part of the forestead exempt and between the part Laws of the FARM A construing this contract of the first part is second the first part is second the same as executed the same as one second the same as one sec	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, experiments and interest, premiums, experiments and interest, premiums, experiments and all rents collected by said party of the second passes first part, for said consideration, do hereby expressly and and stay laws of the State of Oklahoma. The home savings and loan association of the By-Laws of said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby and the By-Laws of said Association and seal at the day and the load of the day and the load of the identical personal who executed the within and to be the identical personal who executed the within and all seal at my office in the County of The load of the l	xpenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first SEE SEE SEE OFTHOMS.
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturitationer's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part and state of Oklahoma, on this 2/5/1 day of and for the said part and state of Oklahoma, on this 2/5/1 day of and for the said part and State of Oklahoma, on this 2/5/1 day of and for the said part and State of Oklahoma, this elements are set forth. IN WITNESS WHEREOF, I have hereunto and State of Oklahoma, this elements are set forth. IN WITNESS WHEREOF, I have hereunto and State of Oklahoma, this elements are set forth. IN WITNESS WHEREOF, I have hereunto and State of Oklahoma, this elements are set for the word "himself," "herself" or "himself," "herself" or "he	amount of the principe second part, to pay the By-Laws of said As ity, and Second part, to pay the By-Laws of said As ity, and Second part of the form of the homestead exempt and between the part Laws of the FARM A construing this contract of the first part it second part of the first part it sec	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, experiments of said interest, premiums, experiments and interest, premiums, experiments and all rents collected by said party of the second part part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. The home savings and Loan association of the By-Laws of said Association and the Laws of the State and hereby expressly the By-Laws of said Association and the Laws of the State and hereby expressly and seal at the day and the laws of the State and hereby appeared to the identical personal who executed the within and the law free and voluntary not and deed, for the uses and seal at my office in the County of Trade and the law of the laws of the State of the laws of the	spenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first SEE SEE OKNOWNS.
other agreements, then these presents shall be void; immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by the and the payment of mortgages before their maturiattomey's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byland the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part and State of Oklahoma, on this 2/5/day of and finishment and acknowledged to me that the system in the set forth. IN WITNESS WHEREOF, I have bereunted and State of Oklahoma, this finishment and state of Oklahoma, this finishment and state of Oklahoma is Notary Public Commission as Notary Public Commission as Notary Public Commission as Notary Public Commission by mark and explained the contents the solighing by wark and explained the contents the	amount of the principe second part, to pay the By-Laws of said As ity, and part is ge; also for foreclosing preclosure rendered there is said part is of the homestead exempt and between the part Laws of the FARM A construing this contract is of the first part is said the first part is said the same as the part is said the same as the part is said the same as the part is said the words to like a said the words to like a words t	al of said note, the unpaid interest and premium, and the estated taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, expension, and all rents collected by said party of the second passes first part, for said consideration, do hereby expressly on and stay laws of the State of Oklahoma. The home savings and Loan Association of the By-Laws of said Association and the Laws of the State and hereby said Association and the Laws of the State and hereby and the By-Laws of said Association and the Laws of the State and hereby and	spenditures title to said penditures, Dollars and secured art shall be y waive an t thereof. is HISSOURI, of Missouri ad year first Sell Sell Oshhoms,