FOR VALUE RECEIVED and promise to b		LIGATION.	34
FOR VALUE RECEIVED and promise to p		Noveda, Missouri, Mr. Jany 20	19/0
· [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	4.7	e FARM AND HOME SAVINGS AND LOAN	
MISSOURI, the following sums of money, viz. The same being the monthly dues on the the share			
thereof, numbered 24.02 this day pledged by			
Dellore and	the same of W.	eter any od	Dollars,
the same being the interest due monthly upon said sur	m so borrowed by	and the sum of four any stoo	
The billies	name rue bremium a	ne montany apon sala sam so portowed. And "	promise to pay
to said Association at its Home Office at Nevada, Miss		s of money amounting in the aggregate to ach and every month, and continue such month	
dues, payments on stock, together with the earnings value of said certificate of stock, and said certificate of	and profits credited	thereon, shall make said certificate of stock e	qual to the par or face
Andfurther agree, in case of default in	the state of the s		
fines and penalties assessed on account thereof, in ac	cordance with the re	les and regulations of said Association, and if,	in case of default, the
stock pledged and the security given to secure said m			Barrier 1997年 - 1997年
balance which may be due and owing on said loan said monthly sum, aggregating		and agree to fully pay and discharge the sa Dollars, each	
month hereafter until the maturity of said stock, and	 The first state of the first state of		
certificate_of stock_to redemption by said Associat		ina ing taong taong kalanggalanggalanggalanggalanggalanggalanggalanggalanggalanggalanggalanggalanggalanggalang	
shall be taken by said Association in full satisfaction			
This obligation may be paid off at any time u	pon giving thirty da	ys' written Notice to the Home Office of the	Association at Nevada,
Missouri, in which event this Note or Obligation may with the same.	y be credited on suc	h repayment of loan with the withdrawal valu	ne of the stock carried
했기에 없다 돌아를 받고 있다고를 하는 맛을	Seal	El Brennan	Seal.
		Jennie F. Brennau	
	Seal	Jenne F. Breman	/. Seal
hereinbefore named, made by the said party of the sepremises, 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 force applied on the payment of said debt. And the same provisionment of said real estate and all benefits of the	By-Laws of said Ass, and Three Ho also for foreclosing to losure rendered there aid particle of the	pointion, for the non-payment of said interest, proceed. The same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do	remiums, expenditures, Dollars I premises and secured to second part shall be
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern.	By-Laws of said Ass, and <i>Turelli</i> , also for foreclosing a losure rendered there aid particles of the homestead exemption between the particles of the FARM AN atruing this contract	pointion, for the non-payment of said interest, proceedings on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of	memiums, expenditures, Dollars I premises and secured be second part shall be by expressly waive an devery part thereof. is TON OF MISSOURI, of the State of Missouri
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 forec applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lau and the laws of the State of Missouri, and in constant	By-Laws of said Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the homestead exemption between the particles of the FARM ANdruing this contract	pointion, for the non-payment of said interest, proceedings on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of	memiums, expenditures, Dollars I premises and secured be second part shall be by expressly waive an devery part thereof. is TON OF MISSOURI, of the State of Missouri
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lau and the laws of the State of Missouri, and in constare to govern. IN WITNESS WHEREOF, the said part and	By-Laws of said Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the homestead exemption between the particles of the FARM ANdruing this contract	pointion, for the non-payment of said interest, production. The same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do hereton and stay laws of the State of Oklahoma. The hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the said Association and the Laws of the said Association and the Laws of the said Association and the said and seal of the said and s	remiums, expenditures, Dollars I premises and secured the second part shall be the second part shall be the expressly waive an id every part thereof. is FION OF MISSOURI, of the State of Missouri
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lau and the laws of the State of Missouri, and in constare to govern. IN WITNESS WHEREOF, the said part and	By-Laws of said Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the homestead exemption between the particles of the FARM ANdruing this contract	pointion, for the non-payment of said interest, production. The same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do hereton and stay laws of the State of Oklahoma. The hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the said Association and the Laws of the said Association and the Laws of the said Association and the said and seal of the said and s	remiums, expenditures, Dollars I premises and secured the second part shall be the second part shall be the expressly waive an id every part thereof. is FION OF MISSOURI, of the State of Missouri
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lau and the laws of the State of Missouri, and in constare to govern. IN WITNESS WHEREOF, the said part and	By-Laws of said Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the homestead exemption between the particles of the FARM ANdruing this contract	pointion, for the non-payment of said interest, proceedings on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of	remiums, expenditures, Dollars I premises and secured the second part shall be the second part shall be the expressly waive an id every part thereof. is FION OF MISSOURI, of the State of Missouri
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lau and the laws of the State of Missouri, and in constare to govern. IN WITNESS WHEREOF, the said part and	By-Laws of said Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the e homestead exemption between the particles of the FARM Andruing this contract of the first part has SEE	polation, for the non-payment of said interest, presented the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shereto that this entire contract, and each and D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the said Association and the said Associati	remiums, expenditures, Dollars I premises and secured the second part shall be the second part shall be the expressly waive an id every part thereof. is FION OF MISSOURI, of the State of Missouri
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lau and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part 1000 above written.	By-Laws of said Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the homestead exemption between the particles of the FARM ANdruing this contract	polation, for the non-payment of said interest, presented the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shereto that this entire contract, and each and D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the said Association and the said Associati	remiums, expenditures, Dollars I premises and secured the second part shall be the second part shall be the expressly waive an id every part thereof. is FION OF MISSOURI, of the State of Missouri
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written.	By-Laws of gaid Ass, and Turelli, also for foreclosing a losure rendered there aid particles of the e homestead exemption between the particles of the FARM Andruing this contract of the first part he seed. ACKNOWLE	polation, for the non-payment of said interest, presented the same; all of which shall be a lien upon said on, and all rents collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of the first hand and seal of the first hand and seal of the first hand. By Branca C. By B	remiums, expenditures, Dollars I premises and secured he second part shall be by expressly waive an devery part thereol. is TON OF MISSOURI, of the State of Missouri the day and year first Seal
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lar and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written.	By-Laws of gaid Ass, and Turelly, also for foreclosing to losure rendered there had particul of the homestead exemption between the particular of the FARM AND ARTHURS OF THE FORE ME, a Notanguary, 19	pointion, for the non-payment of said interest, presented the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shere to that this entire contract, and each and HOME SAVINGS AND LOAN ASSOCIATION By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws	remiums, expenditures, Dollars I premises and secured the second part shall be the second part shall be the yexpressly waive an ad every part thereof. is FION OF MISSOURI, of the State of Missouri the day and year first SEE LIAM SEE
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lar and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written.	By-Laws of gaid Ass, and Turelly, also for foreclosing to losure rendered there had particle of the chomestead exemption between the particle was of the FARM ANTRUING this contract to the first part had between the particle of the first part had between the particle of the first part had between the second of the first part had been supported by the first part had been supported	pointion, for the non-payment of said interest, presented the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shere to that this entire contract, and each and HOME SAVINGS AND LOAN ASSOCIATION By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and seal. The shere unto set the shands and seal. The same of the County of the County of the personally appeared the shere identical persons who executed the said to be the identical persons who executed the said the sa	remiums, expenditures, Dollars I premises and secured he second part shall be by expressly waive an devery part thereof. is CION OF MISSOURI, of the State of Missouri the day and year first Seas Lawrence Seas Lawrenc
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, above written.	By-Laws of gaid Ass, and Turellia also for foreclosing a losure rendered there wild particle of the e homestead exemption of the FARM AND ARTHURS OF THE FARM AND THE SEED SEED ACKNOWLE BEFORE ME, a Nota wife to me known ecuted the same as I	polation, for the non-payment of said interest, presented. the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. Is hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of hereunto set their hands and seals. By: Quence T. Dreet DGMENT. Ty Public, in and for the County of the personally appeared to the identical persons who executed the disease of the county of the county of the design of the County of the county of the county of the design of the County of the cou	remiums, expenditures, Dollars I premises and secured he second part shall be by expressly waive an devery part thereof. is CION OF MISSOURI, of the State of Missouri the day and year first Seas Lawren Seas e within and foregoing the uses and purposes
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and State of Oklahoma, on this L/L day of fact and factorial formula. In the instrument and acknowledged to me that they extherein set forth. IN WITNESS WHEREOF, I have hereunto as and State of Oklahoma, this L.C.	By-Laws of gaid Ass, and Turellia also for foreclosing a losure rendered there wild particle of the e homestead exemption of the FARM AND ARTHURS OF THE FARM AND THE SEED SEED ACKNOWLE BEFORE ME, a Nota wife to me known ecuted the same as I	polation, for the non-payment of said interest, presented. the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. Is hereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of hereunto set their hands and seals. By: Quence T. Dreet DGMENT. Ty Public, in and for the County of the personally appeared to the identical persons who executed the disease of the county of the county of the design of the County of the county of the county of the design of the County of the cou	remiums, expenditures, Dollars I premises and secured he second part shall be by expressly waive an devery part thereof. is CION OF MISSOURI, of the State of Missouri the day and year first Seas Lawren Seas e within and foregoing the uses and purposes
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lar and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part and above written. STATE OF OKLAHOMA, and the said part and state of Oklahoma, on this 2/20 day of fact and factive I because his instrument and acknowledged to me that the year therein set forth. IN WITNESS WHEREOF, I have hereunto see and State of Oklahoma, this 2/2 [SEAL].	By-Laws of gaid Ass, and Ture III. also for foreclosing to losure rendered there and part III. of the chomestead exemption of the FARM AND ARTHUR THE SEARCH AND ARTHUR THE SEA	polation, for the non-payment of said interest, presented. the same; all of which shall be a lien upon said on, and all rents collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The here that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIAT the By-Laws of said Association and the Laws of the By-Laws of said Association and seal. Alexander DGMENT. The personally appeared by Brenner to be the identical person who executed the free and voluntary act and deed; for the County of The County Public Tables. Notary Public Tables County Of The County Public Tables County P	remiums, expenditures, Dollars I premises and secured he second part shall be by expressly waive an devery part thereof. is CION OF MISSOURI, of the State of Missouri the day and year first Seas Liami. Seas e within and foregoing the uses and purposes
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and State of Oklahoma, on this L/L day of fact and factorial formula. In the instrument and acknowledged to me that they extherein set forth. IN WITNESS WHEREOF, I have hereunto as and State of Oklahoma, this L.C.	By-Laws of gaid Ass, and Ture III. also for foreclosing to losure rendered there and part III. of the chomestead exemption of the FARM AND ARTHUR THE SEARCH AND ARTHUR THE SEA	pointion, for the non-payment of said interest, presented. the same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shere to that this entire contract, and each and D HOME SAVINGS AND LOAN ASSOCIATION By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the By-Laws of said Association and seal. All Brender T. Brend DGMENT. The Public, in and for the County of the personally appeared by Brender to be the identical person who executed the laws of the seal at my office in the County of the laws of the seal at my office in the County of the laws of the laws of the County of the laws of the laws of the County of the laws of the laws of the County of the laws of the laws of the County of	remiums, expenditures, Dollars of premises and secured the second part shall be the very part thereof. Is SION OF MISSOURI, the day and year first SEE LEAN SEE LE
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, above written. STATE OF OKLAHOMA, and this List of Oklahoma, on this List day of the instrument and acknowledged to me that the extherein set forth. IN WITNESS WHEREOF, I have because said State of Oklahoma, this List of Oklahoma, this	By-Laws of gaid Ass, and Inselficial also for foreclosing a losure rendered there is the end of the end between the particular of the FARM AND AND TRUE TO THE SEED SEED ACKNOWLE BEFORE ME, a Nota service of the same as It my hand and official day of the same as It my hand and official day of the Electrons on the Inselficial Control of the Seed of the same as It my hand and official day of the Electrons on the Inselficial Control of the Inselficial Co	pointion, for the non-payment of said interest, presented. The same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shereto that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the first party. The property of the County of the County of the identical persons who executed the county of the county	remiums, expenditures, Dollars of premises and secured the second part shall be the very part thereof. Is the OF MISSOURI, the day and year first Seas Lean Seas the within and foregoing the uses and purposes
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, and State of Oklahoma, on this List day of fact and factorial formation. In witness whereone the said part are therein set forth. IN WITNESS WHEREOF, I have hereunto as and State of Oklahoma, this List [SEAL]. My commission as Notary Public	By-Laws of gaid Ass, and Inselfice also for foreclosing also for foreclosing the particular of the ehomestead exemption of the FARM AND AND THE SEAR	pointion, for the non-payment of said interest, presented. The same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shere to that this entire contract, and each an D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the first party. The property of the County of the County of the identical personally appeared to be the identical personally who executed the county of the coun	remiums, expenditures, Dollars of premises and secured the second part shall be the second part
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, and State of Oklahoma, on this Late of Missouri instrument and acknowledged to me that they extherein set forth. IN WITNESS WHEREOF, I have hereunto as and State of Oklahoma, this Late of Ok	By-Laws of gaid Ass, and Inselfice also for foreclosing to losure rendered there aid particles of the chomestead exemption of the FARM AND ARTHURS THE SEARCH AND ARTHURS ACKNOWLE SEFORE ME, a Notangle of the same as a series of the same as a seri	pointion, for the non-payment of said interest, presented. The same; all of which shall be a lien upon said on, and all rents-collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The shere to that this entire contract, and each and D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of the By-Laws of said Association and the Laws of the hereunto set that hands and seals. The public, in and for the County of the light of the identical persons who executed the light free and voluntary act and deed, for the county of the light of the County of the County of the light of the County of the County of the light of	remiums, expenditures, Dollars I premises and secured he second part shall be by expressly waive an devery part thereof. is CION OF MISSOURI, of the State of Missouri the day and year first Seal Law Sea
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 force applied on the payment of said debt. And the sa appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by an made and entered into in accordance with the By-Lat and the laws of the State of Missouri, and in consare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, and State of Oklahoma, on this 2/20 day of fact and factiful formation in the first of Oklahoma, this first of	By-Laws of gaid Ass, and June 1111 also for foreclosing a losure rendered there it is partially of the e homestead exemption of the FARM AN arruing this contract of the first part has swife to me known ecuted the same as 2 my hand and officially day of the expires on the 22 my hand and officially day of the graph of	pointion, for the non-payment of said interest, presented. The same; all of which shall be a lien upon said on, and all rents collected by said party of the first part, for said consideration, do here on and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and D HOME SAVINGS AND LOAN ASSOCIATE the By-Laws of said Association and the Laws of hereunto set their hands and seals. The hereunto set their hands and seals of the identical persons who executed the laws of the laws o	remiums, expenditures, Dollars of premises and secured as second part shall be as second part shall be as expressly waive an ad every part thereof. is CION OF MISSOURI, of the State of Missouri the day and year first SEE LOW SEE LOW SEE The within and foregoing the uses and purposes The party, State of Oklahoms.