	NOTE OR OB	LIGATION.		- 1
FOR VALUE RECEIVED & promise	to new to the order of th	Nevada Himmi, T	CO AND TOAN AGE	CTATION C
MISSOURI, the following sums of money, viz:				
same being the monthly dues on the one s				
thereof, numbered 2 1/1/7 this day pledge	od by	ciation to secure a loan of		
One Thousand Dollars, the same being the interest due monthly upon sain				
One and Dollars, the si				
to said Association at its Home Office at Nevada,				
Twenty Do	그의 그리는 그는 것이 있는 그 이번 사람들은 행동이다.			
dues, payments on stock, together with the earn				
value of said certificate of stock, and said certificate.  And			and the second of the second of the second	
fines and penalties assessed on account thereof, in				
stock pledged and the security given to secure sai			ar stolen i neli e salte i i je i i te i te i te	
balance which may be due and owing on said				
said monthly sum, aggregating				
month hereafter until the maturity of said stock. certificateof stockto redemption by said Asse		er franken i 1978 i 1988 blir franken i 1988 blir en		
shall be taken by said Association in full satisfact	상태를 하는 사람들이 되었다. 그는 그리고 있다.	그 하는 사람들은 어떻게 되는 사람들이 되었다.		and redeem
This obligation may be paid off at any tir		교육, 사람들은 사람들은 사람들이 가꾸게 되었다.		ion at Nevad
Missouri, in which event this Note or Obligation	may be credited on suc	h repayment of loan with the	withdrawal value of the	e stock carri
with the same.				
그리고 하는 이번 회사 중에 12 없었다. 나라마	Seal	21 8 Pea	ee_	Se
	Seal	neva Pear		er er
	Seuls	pera vea	w.	Se
and the payment of mortgages before their matu- attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of a applied on the payment of said debt. And the appraisement of said real estate and all benefits of	arity, and age; also for foreclosing foreclosure rendered there he said parties of the forestead exemption	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of	a lien upon said premis said party of the second on, dohereby expre Oklahoma.	Dollars and secured part shall part shall
and the payment of mortgages before their matu- attorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of a applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.	arity, and age; also for foreclosing foreclosure rendered there he said part age of the for the homestead exemption and between the particular of the FARM Al construing this contract	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of es hereto that this entire contribution that the savings and LO the By-Laws of said Association	a lien upon said premis said party of the second in, dohereby expre Oklahoma. act, and each and every AN ASSOCIATION OF and the Laws of the Sta	Dolling and securing and securing and securing and part shall part thereof.  F MISSOUI ate of Misso
and the payment of mortgages before their matu- attorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of a applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in	arity, and age; also for foreclosing foreclosure rendered there he said part age of the for the homestead exemption and between the particular of the FARM Al construing this contract	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of es hereto that this entire contract HO HOME SAVINGS AND LO the By-Laws of said Association	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  act, and each and every AN ASSOCIATION OF and the Laws of the State and seal the day	Dollars and securing the securing part shall past thereof.  F MISSOURATE of Missource of Missour
and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	arity, and age; also for foreclosing foreclosure rendered there he said part age of the for the homestead exemption and between the particular of the FARM Al construing this contract	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of es hereto that this entire contract HO HOME SAVINGS AND LO the By-Laws of said Association	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  act, and each and every AN ASSOCIATION OF and the Laws of the State and seal the day	Dollars and securing the securing part shall past thereof.  F MISSOURATE of Missource of Missour
and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	arity, and age; also for foreclosing foreclosure rendered there he said part age of the for the homestead exemption and between the particular of the FARM Al construing this contract	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of es hereto that this entire contribution that the savings and LO the By-Laws of said Association	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  act, and each and every AN ASSOCIATION OF and the Laws of the State and seal the day	Dolla es and secur il part shall essly waive part thereof. F MISSOUF ate of Missou
and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part.	arity, and age; also for foreclosing foreclosure rendered there he said part age of the for the homestead exemption and between the particular of the FARM Al construing this contract	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of es hereto that this entire contract HO HOME SAVINGS AND LO the By-Laws of said Association	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  act, and each and every AN ASSOCIATION OF and the Laws of the State and seal the day	Dolla es and secur il part shall essly waive part thereof. F MISSOUF ate of Missou
and the payment of mortgages before their matuattorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said partabove written.	arity, and age; also for foreclosing foreclosure rendered there he said part age of the for the homestead exemption and between the particular of the FARM Al construing this contract	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of see hereto that this entire contract HO HOME SAVINGS AND LO the By-Laws of said Association are hereunto set their hand the law here hereunto set the law here here here here hereunto set the law here here here here here here here her	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  act, and each and every AN ASSOCIATION OF and the Laws of the State and seal the day	Dolla es and secur il part shall essly waive part thereof. F MISSOUF ate of Missou
and the payment of mortgages before their matuattorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.	arity, and age; also for foreclosing foreclosure rendered there he said part and of the first part of the homestead exemption of the homestead exemption of the FARM Al construing this contract and of the first part has a construing the first part has a c	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of see hereto that this entire contract HOME SAVINGS AND LO the By-Laws of said Association and hereunto set their hand the hereunto set the he	a lien upon said premis said party of the second in, do hereby expre Oklahoma. act, and each and every AN ASSOCIATION OF and the Laws of the State and seal the day	Dolla es and secur il part shall essly waive part thereof. F MISSOUF ate of Missou
and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SSS	arity, and gage; also for foreclosing foreclosure rendered there he said particular of the of the homestead exempti by and between the particular y-Laws of the FARM Al construing this contract  Construing this contract  ACKNOWLE  BEFORE ME, a Not	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of the shereto that this entire control HOME SAVINGS AND LOTTE TO H	a lien upon said premis said party of the second on, do hereby expre Oklahoma. Let, and each and every AN ASSOCIATION OF and the Laws of the State and seal of the day of the State and seal of the State and sea	Dolling and securing and securing and securing and part shall part thereof.  F MISSOUI ate of Misso
and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS COUNTY and State of Oklahoma, on this day of	arity, and gage; also for foreclosing foreclosure rendered there he said particular of the form of the homestead exempti y and between the particular y Laws of the FARM Al construing this contract  Construing this contract  ACKNOWLE  BEFORE ME, a Not-	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of es hereto that this entire control HOME SAVINGS AND LOTTE TO HOM	a lien upon said premis said party of the second on, do hereby expre Oklahoma. And each and every AN ASSOCIATION OF and the Laws of the Stand seal the day	Dollars and secural part shall part thereof. F MISSOUI ate of Missour and year fi
and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, above written.	arity, and gage; also for foreclosing foreclosure rendered there he said particulation of the first particular of the homestead exemption by and between the particular of the FARM Al construing this contract  Construing this contract  ACKNOWLE  BEFORE ME, a Not- Title of the known	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of es hereto that this entire contract to HOME SAVINGS AND LOTTHE By Laws of said Association and hereunto set the hand the hereunto set the hereunto set the hand the hereunto set the	a lien upon said premis said party of the second on, do hereby expression, do hereby expression, and each and every AN ASSOCIATION OF and the Laws of the State and seal of the day of hereby executed the within the control of hereby executed the within the said party of the said party executed the within the said party of the second of the said party of the second of the said party of the second of the second of the said party of the second of the second of the said party of the	Dolla es and secur l part shall sessly waive part thereof. F MISSOUF ate of Missour and year fi
and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS COUNTY and State of Oklahoma, on this day of	arity, and gage; also for foreclosing foreclosure rendered there he said particulation of the first particular of the homestead exemption by and between the particular of the FARM Al construing this contract  Construing this contract  ACKNOWLE  BEFORE ME, a Not- Title of the known	the same; all of which shall be son, and all rents collected by the first part, for said consideration on and stay laws of the State of es hereto that this entire contract to HOME SAVINGS AND LOTTHE By Laws of said Association and hereunto set the hand the hereunto set the hereunto set the hand the hereunto set the	a lien upon said premis said party of the second on, do hereby expression, do hereby expression, and each and every AN ASSOCIATION OF and the Laws of the State and seal of the day of hereby executed the within the control of hereby executed the within the said party of the said party executed the within the said party of the second of the said party of the second of the said party of the second of the second of the said party of the second of the second of the said party of the	Dolla es and secur l part shall sessly waive part thereof. F MISSOUF ate of Missou y and year fine Security and foregoi
and the payment of mortgages before their matuattorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS  COUNTY. and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and 8 /	arity, and and and offici	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of sees hereto that this entire contract HOME SAVINGS AND LO the By-Laws of said Association and hereunto set their hand law here hereunto set their hand law hereunto set their	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  An ASSOCIATION OF and the Laws of the State and seal of the day of hereby expression of the State and seal of the within the think of the uses	Dolla es and secur l part shall sessly waive part thereof. F MISSOUF ate of Missour and year fi
and the payment of mortgages before their matuattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS  COUNTY. and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 2 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 3 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and State of Oklahoma, on this 4 / day of and 5 / day o	arity, and and and offici	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of sees hereto that this entire contract HOME SAVINGS AND LO the By-Laws of said Association and hereunto set their hand law here hereunto set their hand law hereunto set their	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  An ASSOCIATION OF and the Laws of the State and seal of the day of hereby expression of the State and seal of the within the think of the uses	Dolla es and secur l part shall sessly waive part thereof. F MISSOUF ate of Missou y and year fine Security and foregoi
and the payment of mortgages before their matu attorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  COUNTY.  and State of Oklahoma, on this 2 day of and 2 day of and 2 day of and 3 day of 3	arity, and and and offici	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of sees hereto that this entire contract Home Savings and Louis the By-Laws of said Association and hereunto set their hand law hereunto set the hand law hereunto set their hand law hereunto set their hand la	a lien upon said premis said party of the second in, do hereby expre Oklahoma. Let, and each and every AN ASSOCIATION OF and the Laws of the State and seal of the day of the State and seal of the day who executed the within the and deed, for the user of the second and the Laws of the State and seal of the within the and deed, for the user of the second and the seal of the second and the seal of the second and the seal of the second and t	Dolla es and secur il part shall sasly waive sassing part thereof. F MISSOUF ate of Misson and year fine sassing and foregoi s and purpos
and the payment of mortgages before their matuattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS COUNTY and State of Oklahoma, on this 2 day of and the said part above written.  IN WITNESS WHEREOF, I have thereum and State of Oklahoma, this [SEAL]	arity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said between the particular of the FARM All construing this contract of the first part has been said and officially because of the first part has some said and officially day of Televan day of	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of sees hereto that this entire contract Home Savings and Louis the By-Laws of said Association and hereunto set their hand law hereunto set the hand law hereunto set their hand law hereunto set their hand la	a lien upon said premis said party of the second in, do hereby expre Oklahoma. Let, and each and every AN ASSOCIATION OF and the Laws of the Stand seal of the day of Laws of the Stand seal of the day who executed the within t and deed, for the user of Laws County, State	Dolla es and secur il part shall sasly waive part thereof. F MISSOUF ate of Missour and year file of Missour and year file sand foregoi and foregoi and purpos
and the payment of mortgages before their matuattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of the said entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, SS COUNTY and State of Oklahoma, on this 2 day of and the said part above written.  IN WITNESS WHEREOF, I have thereum and State of Oklahoma, this [SEAL]	arity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said between the particular of the FARM All construing this contract of the first part has been said and officially because of the first part has some said and officially day of Televan day of	the same; all of which shall be son, and all rents collected by see first part, for said consideration and stay laws of the State of sees hereto that this entire contract Home Savings and Louis the By-Laws of said Association and hereunto set their hand law hereunto set the hand law hereunto set their hand law hereunto set their hand la	a lien upon said premis said party of the second in, do hereby expre Oklahoma. Let, and each and every AN ASSOCIATION OF and the Laws of the Stand seal of the day of Laws of the Stand seal of the day who executed the within t and deed, for the user of Laws County, State	Dolla es and secur il part shall sasly waive part thereof. F MISSOUF ate of Missour and year file of Missour and year file sand foregoi and foregoi and purpos
and the payment of mortgages before their matu attorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  COUNTY.  and State of Oklahoma, on this 2 day of and 2 day of and 2 day of and 3 day of 3	arity, and and and offici suppose of the same as.	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of sees hereto that this entire contract Home Savings and Association the By-Laws of said Association and hereunto set their hand law hereunto set th	a lien upon said premis said party of the second in, do hereby expre Oklahoma. Let, and each and every AN ASSOCIATION OF and the Laws of the Stand seal of the day of Laws of the Stand seal of the day who executed the within t and deed, for the user of Laws County, State	Dolla es and secur il part shall sasly waive sassing part thereof. F MISSOUF ate of Misson and year fine sassing and foregoi s and purpos
and the payment of mortgages before their matu attorncy's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said partuabove written.  STATE OF OKLAHOMA,  SS.  COUNTY.  and State of Oklahoma, on this 2 / day of and 2 / day of and 2 / day of and 3 / day of and	arity, and and and office same as.  ACKNOWLE  BEFORE ME, a Not.  192  Acknowle  Before ME, a Not.  193  Ackn	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of sees hereto that this entire contract Home Savings and Louisian the By-Laws of said Association and hereunto set their hand law hereunto set their	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  An ASSOCIATION OF and the Laws of the State and seal with day seal who executed the within thank deed, for the uses of the seal seal and seal with the deed, for the uses of the seal seal seal seal seal seal seal sea	Dolla es and secur il part shall sessly waive sessly waive state of Missou and year fine state of Missou and foregot and foregot and purpose of Okiahoma
and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said particular above written.  STATE OF OKLAHOMA, SS  COUNTY. and State of Oklahoma, on this 2/2 day of and State of Oklahoma, on this 2/2 day of and State of Oklahoma, whise instrument and acknowledged to me that Like therein set forth.  IN WITNESS WHEREOF, Thave hereum and State of Oklahoma, this [SEAL].  My commission as Notary P.  IN 1. Insert the word "himself." herself" or 22. If anyone signs the instrument by mark	arity, and age; also for foreclosing foreclosure rendered there he said part of the first part has construing this contract of the first part has some and part of the same and officially day of the same and of t	the same; all of which shall be son, and all rents collected by se first part, for said consideration on and stay laws of the State of ses hereto that this entire contract to HOME SAVINGS AND LOTTED HOME SAVINGS IN THE COUNTY TO	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  An Association of and every and the Laws of the State and seal with day and seal with the day who executed the within the and deed, for the uses of the seal and seal	Dolla es and secur il part shall is essly waive in part thereof. For MISSOUR ate of Missour and year fing and foregot is and purpose of Okiahoms.
and the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  COUNTY.  and State of Oklahoma, on this 1 day of and 2 day of and 2 day of and 3 day of a	arity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestead exemption of the homestead exemption of the homestead exemption of the FARM All construing this contract of the first part has sometimed of the first part has will, to me known executed the same as to set my hand and officially of the first part has will, to me known executed the same as to set my hand and officially of the first part has will, to me known executed the same as to set my hand and officially of the first part has all the words to the centre of fally to	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of see hereto that this entire contract to HOME SAVINGS AND LO the By-Laws of said Association and hereunto set their hand law hereunto set their han	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  An ASSOCIATION OF and the Laws of the Stand seal the day of the Stand seal the day who executed the within t and deed, for the user of the second the instrument ow acknowledge.	Dolla es and secur i part shall i sasly waive a part thereof. F MISSOUR ate of Missou and year fin sand foregot and foregot and purpos e of Okiahoms
and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, be made and entered into in accordance with the By and the laws of the State of Missouri, and in are to govern.  IN WITNESS WHEREOF, the said particular above written.  STATE OF OKLAHOMA, SS  COUNTY. and State of Oklahoma, on this 2/2 day of and State of Oklahoma, on this 2/2 day of and State of Oklahoma, whise instrument and acknowledged to me that Like therein set forth.  IN WITNESS WHEREOF, Thave hereum and State of Oklahoma, this [SEAL].  My commission as Notary P.  IN 1. Insert the word "himself." herself" or 22. If anyone signs the instrument by mark	arity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestead exemption of the homestead exemption of the homestead exemption of the FARM All construing this contract of the first part has sometimed of the first part has will, to me known executed the same as to set my hand and officially of the first part has will, to me known executed the same as to set my hand and officially of the first part has will, to me known executed the same as to set my hand and officially of the first part has all the words to the centre of fally to	the same; all of which shall be son, and all rents collected by see first part, for said consideration on and stay laws of the State of see hereto that this entire contract to HOME SAVINGS AND LO the By-Laws of said Association and hereunto set their hand law hereunto set their han	a lien upon said premis said party of the second in, do hereby expre Oklahoma.  An ASSOCIATION OF and the Laws of the Stand seal the day of the Stand seal the day who executed the within t and deed, for the user of the second the instrument ow acknowledge.	Dolla es and secur i part shall i sasly waive a part thereof. F MISSOUR ate of Missou and year fin sand foregot and foregot and purpos e of Okiahoms

Complete a production of the