이 맛있다. 그는 이 어떤 그렇게 그 그리는 어느 가장 맛이 되었다.	VK VD	LIGATION.	لأراده وشبيد س	att
FOR VALUE RECEIVED and pr		Nevada, Missouri	Annual Control of the	
MISSOURI, the following sums of money,	viz: The sum of Each	t and 19		Dollars, the
same being the monthly dues on the.	share of the capital sto	ock of said Association,	represented and evidenced b	y the certificate
thereof, numbered 2 7 52 this day	pledged by lo said Asso ollars, and the sum of			
the same being the interest due monthly up	on said sum so borrowed by	and the sum of.	One and 0%	
Dollars, to said Association at its Home Office at Ne	the same being the premium d			
	Dollars, on the 20th day of			
dues, payments on stock, together with the value of said certificate of stock, and said ce	earnings and profits credited	thereon, shall make a	aid certificate of stock equa	al to the par or face
And further agree, in case of	default in the payment of said	l sums of money, or an	y part thereof, monthly as a	aforesaid, to pay all
fines and penalties assessed on account ther stock pledged and the security given to secu		ar alama in the first of the second		
balance which may be due and owing on				
said monthly sum, aggregating		The state of the s	Dollars, each an	
month hereafter until the maturity of said so certificate				
shall be taken by said Association in full sa				aren and ledeemed
This obligation may be paid off at a				ociation at Nevada,
Missouri, in which event this Note or Oblig with the same.	gation may be credited on suc	ch repayment of loan v	with the withdrawal value	of the stock carried
	Sal	R. F.	Henson	Seal
	Seal	Mary	E. Henso.	n Seal
hereinbefore named, made by the said party premises, together with the charges as provi and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A	ded by the By-Laws of said As maturity, and	the same; all of which eon, and all rents colle	yment of said interest, prem shall be a lien upon said pr cted by said party of the s asideration, do hereby	iums, expenditures, Dollars remises and secured econd part shall be
premises, together with the charges as provi- and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREI made and entered into in accordance with it and the laws of the State of Missouri, an are to govern.	ded by the By-Laws of said Assematurity, and Mortgage; also for foreclosing see of foreclosure rendered them and the said part of the said part of the said part of the ED, by and between the partitle By-Laws of the FARM All of in construing this contract	the same; all of which eon, and all rents colle first part, for said colon and stay laws of the ies hereto that this ent ND HOME SAVINGS the By-Laws of said As	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION sociation and the Laws of the said party	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri
premises, together with the charges as provi and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREI made and entered into in accordance with it and the laws of the State of Missouri, an	ded by the By-Laws of said Assematurity, and Mortgage; also for foreclosing see of foreclosure rendered them and the said part of the said part of the said part of the ED, by and between the partitle By-Laws of the FARM All of in construing this contract	the same; all of which eon, and all rents colle first part, for said colon and stay laws of the ies hereto that this ent ND HOME SAVINGS the By-Laws of said As	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION sociation and the Laws of the said party	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri
premises, together with the charges as provi and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREI made and entered into in accordance with a and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said	ded by the By-Laws of said Assematurity, and Mortgage; also for foreclosing see of foreclosure rendered them and the said part of the said part of the said part of the ED, by and between the partitle By-Laws of the FARM All of in construing this contract	the same; all of which eon, and all rents colle in first part, for said continuated that this ent ND HOME SAVINGS the By-Laws of said As a perhereunto set The	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION seciation and the Laws of the contract	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first
premises, together with the charges as provi and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREI made and entered into in accordance with a and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said	ded by the By-Laws of said Assematurity, and Mortgage; also for foreclosing see of foreclosure rendered them and the said part of the said part of the said part of the ED, by and between the partitle By-Laws of the FARM All of in construing this contract	the same; all of which eon, and all rents colle in first part, for said continuated that this ent ND HOME SAVINGS the By-Laws of said As a perhereunto set The	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION seciation and the Laws of the contract	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first
premises, together with the charges as provi and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREI made and entered into in accordance with a and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said	ded by the By-Laws of said As maturity, and	the same; and of which eon, and all rents colle the first part, for said conton and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a contenuous et The R. F.	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION sociation and the Laws of the said party	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGRED made and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.	ded by the By-Laws of said Assematurity, and Mortgage; also for foreclosing see of foreclosure rendered them and the said part of the said part of the said part of the ED, by and between the partitle By-Laws of the FARM All of in construing this contract	the same; and of which eon, and all rents colle the first part, for said conton and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a contenuous et The R. F.	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION seciation and the Laws of the contract	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first
premises, together with the charges as provi and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decre applied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREI made and entered into in accordance with a and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,	ded by the By-Laws of said As maturity, and	the same; all of which eon, and all rents colle in first part, for said colon and stay laws of the ies hereto that this ent ND HOME SAVINGS the By-Laws of said As a 20 hereunto set The A. T.  Ligary EDGMENT.	shall be a lien upon said proted by said party of the saideration, do hereby state of Oklahoma. The contract, and each and each and the Laws of the contract of the contract of the contract. The contract of	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri as day and year first
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEM made and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA, The ST	maturity, and  Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the By-Laws of the FARM And in construing this contract part of the first part had said in construing the first part had said in construing the southeast part of the first part had said in construing the southeast part of the first part had said in construing the southeast part of the first part had said said said said said said said sa	the same; and of which eon, and all rents colle he first part, for said co- ion and stay laws of the ies hereto that this ent ND HOME SAVINGS the By-Laws of said As- a 20 hereunto set The  A. F.  Jacob EDGMENT.  ary Public, in and for the generously appear	shall be a lien upon said protected by said party of the saideration, do hereby of State of Oklahoma. The contract, and each and each and each and the Laws of the contract. The sociation and the Laws of the said seals of the sai	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof. is N OF MISSOURI, ne State of Missouri ae day and year first
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEMED and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  COUNTY,  and State of Oklahoma, on this 2 da and Many C. State of the state of t	ded by the By-Laws of said As maturity, and	the same; and of which eon, and all rents colle he first part, for said con ion and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a 20 hereunto set The A. T.  Therefore  Company Public, in and for the presonally appears to be the identical p	shall be a lien upon said protected by said party of the saideration, do hereby of State of Oklahoma. The contract, and each and each and each and the Laws of the sociation and the Laws of the said said seal of the said said seal of the said said seal of the said said said seal of the said said said said said said said said	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  SEZ  SEZZ  Tithin and foregoing
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEMED and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  COUNTY,  and State of Oklahoma, on this 2 da and Manage. State of the state of the state of the said and manage. State of the said and manage of the state of the said and manage of the said and manage of the said and state of Oklahoma, on this 2 da and state of Oklahoma, on this 3 da and state of O	ded by the By-Laws of said As maturity, and Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the said part of the said part of the said part of the By-Laws of the FARM And in construing this contract part of the first part had in construing the first part had in construing the same as a said part of the	the same; and of which eon, and all rents colle he first part, for said continuous and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a contenuous et The R. F.  Light Comments and for the light personally appears to be the identical public free and volume.	shall be a lien upon said proceed by said party of the saideration, do hereby state of Oklahoma ire contract, and each and e AND LOAN ASSOCIATION SOCIATION AND LOAN ASSOCIATION SOCIATION	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof. is N OF MISSOURI, ne State of Missouri ne day and year first  SEE SEE SEE Thin and foregoing
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEMED and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA, COUNTY, and State of Oklahoma, on this 2 da and Manager. States of the state of the instrument and oknowledged to me that I therein set forth.  IN WITNESS WHEREOF, I have he	ded by the By-Laws of said As maturity, and Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the said part of the said part of the said part of the By-Laws of the FARM And in construing this contract part of the first part had in construing the first part had in construing the same as a said part of the	the same; and of which eon, and all rents colle eon, and all rents colle he first part, for said continuous and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a perfect that the said and for the said that the said at the said work at seal at my office in at the said at my office i	shall be a lien upon said proceed by said party of the susideration, do hereby of State of Oklahoma ire contract, and each and each Loan ASSOCIATIO sociation and the Laws of the contract of the suspension of the suspension with the suspension with the suspension with executed the management of the country	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof. is N OF MISSOURI, ne State of Missouri ne day and year first  Size Size nithin and foregoing a uses and purposes
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEMED and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA, COUNTY, and State of Oklahoma, on this 2 da and Mary E. Mary County, and state of Oklahoma, on this 2 da and instrument and oknowledged to me that I therein set forth.  IN WITNESS WHEREOF, This we have the content of the county of the cou	ded by the By-Laws of said As maturity, and	the same; all of which eon, and all rents collegen, and all rents collegen first part, for said continuous and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a polynerounto set The A. T.  Light Collegen for the light appear in to be the identical polynerous at seal at my office in the light appear in the said at my office in the light appear in the	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and each and each and the Laws of the contract of the Laws of the contract of the Laws of the contract of the Laws of the Country of the contract	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  Sill Sill Sill Sill Sill Sill Sill Si
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEMED and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  GOENTY,  and State of Oklahoma, on this 2 da and many mortaneous and foknowledged to me that 2 therein set forth.  IN WITNESS WHEREOF, I have be and State of Oklahoma  [SEAL]	ded by the By-Laws of said As maturity, and	the same; all of which eon, and all rents collection and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a 20 hereunto set The A. T.	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e AND LOAN ASSOCIATION SECURITION AND LOAN ASSOCIATION A	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  Sill Sill Sill Sill Sill Sill Sill Si
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGRED made and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  John Conney of the State of Missouri and and Market of Oklahoma, on this 2 day and many instrument and foknowledged to me that 2 therein set forth.  IN WITNESS WHEREOF, I have be and State of Oklahoma  [SEAL]	ded by the By-Laws of said As maturity, and Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the said part of the said part of the partitle By-Laws of the FARM And in construing this contract apart of the first part has been seen as a second of the same as a	the same; all of which eon, and all rents colle he first part, for said conton and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a 20 hereunto set The A. T.  Light Public, in and for the lies here of the lies is a point of the lies here of said As a 20 hereunto set The A. T.  Light Public, in and for the lies is a point of the identical point of the lies in the lies is and volume of the lies in the lies is and volume of the lies in the lies is a lies of the lies in the lies is a lies of the lies in the lies is a lies of lies in the lies is a lies of lies in the lies is a lies of lies in the lies in the lies is a lies of lies in the lies in the lies is a lies of lies in the lies in	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e and LOAN ASSOCIATION SOCIATION SOCIA	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  SEE SEE rithin and foregoing to uses and purposes
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGRED made and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  JOHNTY  and State of Oklahoma, on this 2 da and matter and Johnowledged to me that 2 therein set forth.  IN WITNESS WHEREOF, I have he and State of Oklahoma  ISEAL!  My commission as Not	ded by the By-Laws of said As maturity, and Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the said part of the said part of the said part of the By-Laws of the FARM And in construing this contract part of the first part had in construing this contract part of the first part had been seen as a said of the same as a said of the said of the same as a said of the said of th	the same; all of which eon, and all rents colle he first part, for said conton and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a 20 hereunto set The A. T.  Light Same of the light of ligh	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma.  The contract, and each and e and LOAN ASSOCIATION SOCIATION SOCIA	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  SEE SEE STATE STATE of Oklahoma.
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGREEMED and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  GOENTY,  and State of Oklahoma, on this 2 day and many decreased and content and foknowledged to me that 2 therein set forth.  IN WITNESS WHEREOF, I have be and State of Oklahoma  [SEAL]  My commission as Not.	ded by the By-Laws of said As maturity, and Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the said part of the said part of the said part of the By-Laws of the FARM And in construing this contract part of the first part had in construing this contract part of the first part had in construing the second of the first part had in construing the contract part of the first part had in construing the first part had in construing the second of the first part had in construing the second of the first part had in construing the second of the first part had in construing the second of the first part had and officing the second of the seco	the same; all of which eon, and all rents colle he first part, for said continuous and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a 20 hereunto set The A. T.  A.  A. T.  A.	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma. The contract, and each and each AND LOAN ASSOCIATION SOCIATION SOCIATION ASSOCIATION SOCIATION S	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  Size Size Sixe Sixe Sixe Sixe Sixe Sixe Sixe Six
premises, together with the charges as proving and the payment of mortgages before their attorney's fee for instituting suit upon this by this mortgage, and included in any decreapplied on the payment of said debt. A appraisement of said real estate and all ben IT IS UNDERSTOOD AND AGRED made and entered into in accordance with and the laws of the State of Missouri, an are to govern.  IN WITNESS WHEREOF, the said above written.  STATE OF OKLAHOMA,  JOHNTY and State of Oklahoma, on this 2 da and Mary E. Mary da instrument and oknowledged to me that I therein set forth.  IN WITNESS WHEREOF, I have he and State of Oklahoma [SEAL]  My commission as Not 1. Insert the word "himself," "horse 2. If anyone signs the instrument by	ded by the By-Laws of said As maturity, and Mortgage; also for foreclosing se of foreclosure rendered them and the said part of the fifth of the said part of the said part of the By-Laws of the FARM And in construing this contract a part of the first part had in construing this contract of the first part had in construing the same as a second of the same as a seco	the same; all of which eon, and all rents collegen, and all rents collegen first part, for said continuous and stay laws of the lies hereto that this ent ND HOME SAVINGS the By-Laws of said As a polynereunto set the R. T.  Light Common and for the light personally appears in to be the identical polynereunto set the light free and wolf light free and wolf light free and wolf light free and wolf light free light free and wolf light free light free and wolf light free lin	shall be a lien upon said proceed by said party of the saideration, do hereby of State of Oklahoma. The contract, and each and each AND LOAN ASSOCIATION SOCIATION SOCIATION ASSOCIATION SOCIATION S	iums, expenditures, Dollars remises and secured econd part shall be expressly waive an very part thereof, is N OF MISSOURI, ne State of Missouri ne day and year first  SEE SEE SEE SEE SEE SEE SEE SEE SEE S