(1985년 - 1987년 - 1987년 - 1985년 - 1985년 - 1985년 - 1985년 - 1987년 - 1985년 - 1985년 - 1985년 - 1985년 - 1985년 - 1985년 - 1987년 - 1987	NOTE OR O		* A
		Neveda, Monthly 19th	19/0
FOR VALUE RECEIVED Me promis	e to pay to the order of	lie FARM AND HOME SAVINGS AND LOAN ASSOCIA	TION OF
MISSOURI, the following sums of money, viz	: The sum of	culty fine any alon Dies of said Association, represented and evidenced by the cert	ollars, the
thereof wimband 2433 this day place	snares of the capital at	ociation to secure a loan of Livetty one furne	incate
Dollars	and the sum of	rteen and you	Dollars,
the same being the interest due monthly upon sa			
Dollars, the	same being the premium	due monthly upon said sum so borrowed. Andprom	ise to pay
		ns of money amounting in the aggregate to.	
	and the second s	each and every month, and continue such monthly payments	
	The second secon	I thereon, shall make said certificate of stock equal to the positive and reach par value in months from da	
And well further agree, in case of defa-	ult in the payment of sai	d sums of money, or any part thereof, monthly as aforesaid,	to pay all
fines and penalties assessed on account thereof,	in accordance with the	rules and regulations of said Association, and if, in case of d	efault, the
		hall, upon the sale thereof, be insufficient to pay said Assoc	
balance which may be due and owing on said	l loan recompromise.	and agreeto fully pay and discharge the same. The p	ayment of
		Dollars, each and every cones, penalties, advances, liens and other, charges shall entitle	
		value thereof, and the said share of stock so taken and	
		nd Deed of Trust or Morigage to secure the same.	
하시는 그 그는 그 이 그들은 그를 뛰는 그리스와 살아갔다.		ays' written Notice to the Home Office of the Association :	at Nevada,
그는 이 그렇게 되는 그 그래요? 그렇게 하는 그리고 있다면 하는 것이다.		ch repayment of loan with the withdrawal value of the sto	
with the same:			
아시네는 그 보면 없는 것으로 되어	Seal.	J. G. Smith	Seal
		Till Bl.	See
	Seall.	Frances 16 Switter	Seals
		pay the several sums of money mentioned in said note or o	
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor	by the By-Laws of said A turity, and Two tgage; also for foreclosing	said taxes, assessments and insurance, and to protect the ti- sociation, for the non-payment of said interest, premiums, exp described and the said interest, premiums, exp the same; all of which shall be a lien upon said premises at the same; all of which shall be a lien upon said premises at the same; all of which shall be a lien upon said premises at	enditures, Dollars nd secured
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the least of the said real extraction.	by the By-Laws of said A turity, and turity, and turity, and training to the said part of the said part of the homestead exemply and between the part By-Laws of the FARM A	sociation, for the non-payment of said interest, premiums, exp Lew dell and the same; all of which shall be a lien upon said premises and reon, and all rents collected by said party of the second parthe first part, for said consideration, dohereby expressly	Dollars and secured rt shall be waive an thereof, is ISSOURI,
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern.	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, explicitly and few forms of the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second part he first part, for said consideration, do hereby expressly lion and stay laws of the State of Oklaboma. ties hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, experimental and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parthe first part, for said consideration, do hereby expressly lion and stay laws of the State of Oklaboma. The hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF M.	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern.	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, explicitly and few forms of the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second part he first part, for said consideration, do hereby expressly lion and stay laws of the State of Oklaboma. ties hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, explicitly and few forms of the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second part he first part, for said consideration, do hereby expressly lion and stay laws of the State of Oklaboma. ties hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, explicitly and few forms of the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second part he first part, for said consideration, do hereby expressly lion and stay laws of the State of Oklaboma. ties hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, explicitly and few forms of the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second part he first part, for said consideration, do hereby expressly lion and stay laws of the State of Oklaboma. ties hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	by the By-Laws of said A turity, and turity, and turity, and transport foreclosing if foreclosure rendered the the said part of the homestead exemp by and between the part By-Laws of the FARM An construing this contract	sociation, for the non-payment of said interest, premiums, explicitly and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts that part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of the St	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	by the By-Laws of said A turity, and turity, and turity, and training a said of the said part of the said part of the homestead exemply and between the part by and between the part by-Laws of the FARM An construing this contract of the first part Said Said ACKNOWL	sociation, for the non-payment of said interest, premiums, explanated and leave the same; all of which shall be a lien upon said premises an reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seals the day and the Laws of the State of the State of the State of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of Said Association and the Laws of the State of the By-Laws of Said Association and the Laws of the State of the By-Laws of Said Association and the Laws of the State of the By-Laws of Said Association and Said Said Said Said Said Said Said Sai	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and is are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS.	by the By-Laws of said A turity, and turity, and training, and training a said part of the said part of the said part of the homestead exemply and between the part by and between the part of the first part of the first part said of the first part said part said of the first part said of the first part said of the first part said said said said said said said said	sociation, for the non-payment of said interest, premiums, explanated and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parthe first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MET THE BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the Laws of the State of the	enditures, Dollars and secured rt shall be waive an thereof. is ISSOURI, of Missouri
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. COUNTY.	by the By-Laws of said A turity, and turity, and figage; also for foreclosing if foreclosure rendered the said part of a of the homestead exemp by and between the part By-Laws of the FARM in construing this contract of the first part SED ACKNOWL	sociation, for the non-payment of said interest, premiums, explanated and consideration and all rents collected by said party of the second parts and all rents collected by said party of the second parts for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MET THE BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the Laws of the State of	penditures, Dollars and secured at shall be waive an thereof. is ISSOURI, of Missouri d year first
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this symbol day of and Arange 6. January 1.	by the By-Laws of said A turity, and turity, and figage; also for foreclosing is foreclosure rendered the said part of of the homestead exemp by and between the part by and between the part of the first part of the first part SEE ACKNOWL BEFORE ME, a Note Lawy 19 his wife, a me know the part is a single part of the first part of the first part is a single part of the first part is a single part of the first part of the	sociation, for the non-payment of said interest, premiums, explanated and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parthe first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MET THE BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the Laws of the State of the	neenditures, Dollars and secured rt shall be waive an thereof, is ISSOURI, of Missouri d year first
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this artifleday of and Accounts 6. Secret	by the By-Laws of said A turity, and turity, and traity, and traity, and traity, and traity, and traity, and foreclosing is foreclosure rendered the the said part of the homestead exemp by and between the part by-Laws of the FARM in construing this contract of the first part Seal ACKNOWL BEFORE ME, a Note that the same as the s	sociation, for the non-payment of said interest, premiums, explicitly and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MET THE BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seals the day and the Laws of the State of the	neenditures, Dollars and secured art shall be waive an thereof. is ISSOURI, of Missouri d year first
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par above written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this artifliday of and Aranges B. Landth Laguery instrument and acknowledged to me that Laguery have hereu	by the By-Laws of said A turity, and turity, and training and training and the said part of the said part of the homestead exemp by and between the part by and between the part of the first part of the said part of the first par	sociation, for the non-payment of said interest, premiums, explicitly and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MET THE BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the Laws of the State of the same seal of the day and the laws of the State of the same seal of the day and the laws of the State of the same seal of the day and the laws of the same seal of the day and the laws of the same seal of the day and the laws of the same seal of the same seal of the day and the laws of the same seal of the	neenditures, Dollars and secured art shall be waive an thereof. is ISSOURI, of Missouri d year first
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this and the laws of and Manual State of Oklahoma, on this instrument and acknowledged to me that Labe therein set forth.	by the By-Laws of said A turity, and turity, and training and training and the said part of the said part of the homestead exemp by and between the part by and between the part of the first part of the said part of the first par	sociation, for the non-payment of said interest, premiums, explicitly and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MET THE BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the Laws of the State of the same seal of the day and the laws of the State of the same seal of the day and the laws of the State of the same seal of the day and the laws of the same seal of the day and the laws of the same seal of the day and the laws of the same seal of the same seal of the day and the laws of the same seal of the	neenditures, Dollars and secured art shall be waive an thereof. is ISSOURI, of Missouri d year first
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this artifliday of and for the said parabove written. IN WITNESS WHEREOF, I have hereu.	by the By-Laws of said A turity, and turity, and training and training and the said part of the said part of the homestead exemp by and between the part by and between the part of the first part of the said part of the first par	sociation, for the non-payment of said interest, premiums, explanated and consideration of the same; all of which shall be a lien upon said premises an reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF MIT THE BY-LAWS OF SAID ASSOCIATION	neenditures, Dollars and secured at shall be waive an thereof, is ISSOURI, of Missouri d year first Secured d foregoing d purposes
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and is are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this synthesis of and Manual B. Sandal Manual B. Sandal State of Oklahoma, the therein set forth. IN WITNESS WHEREOF, I have hereu and State of Oklahoma, the ISEALI	by the By-Laws of said A turity, and turity, and figage; also for foreclosing it foreclosure rendered the said part of a of the homestead exemp by and between the part by and between the part of the first part of the first part of the first part of the first part of the said part of the first part of the said part of the first part of the same as the s	sociation, for the non-payment of said interest, premiums, explanation, for the non-payment of said interest, premiums, explanation, for the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. Lies hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF METHOD BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the laws of the State of the Public, in and for the County of The Law of the uses and the laws of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the Uses and Law of the County, State of the Uses and Law of	neenditures, Dollars and secured at shall be waive an thereof, is ISSOURI, of Missouri d year first Secured d foregoing d purposes
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this artiflety of and firstness b. Secretary. IN WITNESS WHEREOF, I have hereu and State of Oklahoma, the	by the By-Laws of said A turity, and turity, and figage; also for foreclosing it foreclosure rendered the said part of a of the homestead exemp by and between the part by and between the part of the first part of the first part of the first part of the first part of the said part of the first part of the said part of the first part of the same as the s	sociation, for the non-payment of said interest, premiums, explanation, for the non-payment of said interest, premiums, explanation, for the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. Lies hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF METHOD BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the laws of the State of the Public, in and for the County of The Law of the uses and the laws of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the Uses and Law of the County, State of the Uses and Law of	neenditures, Dollars and secured at shall be waive an thereof, is ISSOURI, of Missouri d year first Secured d foregoing d purposes
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this art Mday of and Maxwes C. Succession instrument and acknowledged to me that he therein set forth. IN WITNESS WHEREOF, I have hereu and State of Oklahoma, the State of Oklahoma, the State of Oklahoma, the State of Oklahoma is Notary.	by the By-Laws of said A turity, and turity, and training, and training is foreclosure rendered the the said part of the homestead exemp by and between the part by and between the part by-Laws of the FARM of a construing this contract of the first part seal of the first part	sociation, for the non-payment of said interest, premiums, explanation, for the non-payment of said interest, premiums, explanation, for the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. Lies hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF METHOD BY-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal of the day and the laws of the State of the Public, in and for the County of The Law of the uses and the laws of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the uses and lies at my office in the County of The Law of the Uses and Law of the County, State of the Uses and Law of	neenditures, Dollars and secured at shall be waive an thereof, is ISSOURI, of Missouri d year first Secured d foregoing d purposes
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par above written. STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this attempts of and state of Oklahoma, on this attempts of and state of Oklahoma, the therein set forth. IN WITNESS WHEREOF, I have hereu and State of Oklahoma, the ISEAL] My commission as Notary	by the By-Laws of said A turity, and turity, and training, and training is foreclosure rendered the the said part of the homestead exemp by and between the part by and between the part by-Laws of the FARM in construing this contract of the first part of the first part seal o	sociation, for the non-payment of said interest, premiums, explicitly and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. Lies hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seals the day and the control of the day and the control of the deed, for the uses and the seal at my office in the County of the seal at my office in the County of the uses and the county of the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the county of the uses and the seal at my office in the county of the uses and the seal at my office in the county of the uses and the seal at my office in the county of the use of the	neenditures, Dollars and secured rt shall be waive an thereof, is ISSOURI, of Missouri d year first SEE d foregoing d purposes
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. AND STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. AND STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. AND STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, SS. AND STATE OF OKLAHOMA, STATE OF	by the By-Laws of said A turity, and turity, and training, and training is foreclosure rendered the the said part of the homestead exemp by and between the part by and between the part of the first part of the first part of the first part seal of the f	sociation, for the non-payment of said interest, premiums, explanated and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second parts the first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. It is hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF ME the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seals the day and the contract of the day and the contract of the identical person who executed the within and the seal of the identical person who executed the within and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the seal at my office in the County of the uses and the instrument over the uses are the seal at my office in the County of the uses and the instrument over the uses are the seal at my office in the County of the uses are the seal at my office in the County of the uses are the seal at my office in the county of the uses are the seal at my office in the county of the uses are the seal at my office in the county of the uses are the seal at my office in the county of the uses are the seal at my office in the county of the uses are the seal at my office in the county of the use of t	neenditures, Dollars and secured rt shall be waive an thereof, is ISSOURI, of Missouri d year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. CCORPT. IN WITNESS WHEREOF, I have barous and State of Oklahoma, the laws of the word "himself" harself" and State of Oklahoma, the laws of the word "himself" harself" and State of Oklahoma in State of Oklah	by the By-Laws of said A turity, and turity, and training and foreclosure rendered the the said part of a of the homestead exemp by and between the part by and between the part of the first part of the same as the part of the part of the same as the part of	sociation, for the non-payment of said interest, premiums, explanated and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second paths first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF METHOD BY LAWS OF SAID ASSOCIATION OF SAID ASSOCIATI	neenditures, Dollars and secured rt shall be waive an thereof, is ISSOURI, of Missouri d year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. CCORPT. IN WITNESS WHEREOF, I have barous and State of Oklahoma, the laws of the word "himself" harself" and State of Oklahoma, the laws of the word "himself" harself" and State of Oklahoma in State of Oklah	by the By-Laws of said A turity, and turity, and training and foreclosure rendered the the said part of a of the homestead exemp by and between the part by and between the part of the first part of the same as the part of the part of the same as the part of	sociation, for the non-payment of said interest, premiums, explanated and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second paths first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF METHOD BY LAWS OF SAID ASSOCIATION OF SAID ASSOCIATI	neenditures, Dollars and secured rt shall be waive an thereof, is ISSOURI, of Missouri d year first See A foregoing d purposes
premises, together with the charges as provided and the payment of mortgages before their mattorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real extate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this and the laws of the said parabove written. IN WITNESS WHEREOF, I have hereu and State of Oklahoma, the said of Oklahoma in State of Oklahom	by the By-Laws of said A turity, and turity, and training and foreclosure rendered the the said part of a of the homestead exemp by and between the part by and between the part of the first part of the same as the part of the part of the same as the part of	sociation, for the non-payment of said interest, premiums, explanated and the same; all of which shall be a lien upon said premises at reon, and all rents collected by said party of the second paths first part, for said consideration, do hereby expressly tion and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part ND HOME SAVINGS AND LOAN ASSOCIATION OF METHOD BY LAWS OF SAID ASSOCIATION OF SAID ASSOCIATI	neenditures, Dollars and secured rt shall be waive an thereof, is ISSOURI, of Missouri d year first See A foregoing d purposes