	NOTE OR OI			
		Nevada, Missouri, A	april 20th	19 <i>/D</i>
FOR VALUE RECEIVED	to pay to the order of	the FARM AND HOME S	AVINGS AND LOAN AS	SOCIATION OF
same being the monthly dues on the 6/10 sl	hare of the capital st	ock of said Association, repr	esented and evidenced by	the certificate
same being the monthly dues on the $6/10$ sl thereof, numbered $24/23$ this day pledges	d by each to said Ass	ociation to secure a loan of	fix Hund	red
Dollars, the same being the interest due monthly upon said	and the sum of I sum so borrowed by	and the sum of	More end	Dollars,
Dollars, the sa	ume being the premium	due monthly upon said sum	so borrowed. And	Tromise to pay
to said Association at its Home Office at Nevada,				The state of the s
Dol dues, payments on stock, together with the earn't				
value of said certificate of stock, and said certifica-				
And we further agree, in case of defaul				
fines and penalties assessed on account thereof, in stock pledged and the security given to secure sai-		The action of the Total Control of the		
balance which may be due and owing on said l				
said monthly sum, aggregating month hereafter until the maturity of said stock, a		luc_ ines penalties advances lie		
certificateof stockto redemption by said Asso				and the second of the second o
shall be taken by said Association in full satisfact	ion of this Obligation a	nd Deed of Trust or Mortgag	ge to secure the same.	
This obligation may be paid off at any tin Missouri, in which event this Note or Obligation			and the second of the second o	
with the same.				and Stock Carried
	Seal	NA. Mat	tou	Seal.
	Sal		Mattox	
A Company of the Comp	Sem	Janey W	manay.	Seal
NOW, THEREFORE, If said part seed	of the first part shall	pay the several sums of n	oney mentioned in said	note or obligation,
including all dues, interest and premium, when the			7 × 1912/100 du la 16 du las 18 4 4 6	
other agreements, then these presents shall be voi-	the programme and the second of the second o		the applicable of the control of the	
immediately foreclosed and enforced for the unpai	id amount of the princip	al of said note, the unpaid	interest and premium, an	d the expenditures
		المنا للمستنسب للمناب المسالم الأفالم	تبلك بوقية تتحيينوه	
hereinbefore named, made by the said party of the				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
premises, together with the charges as provided by	y the By-Laws of said A	ssociation, for the non-payme		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
사람들이 가는 사람들이 가장 하는 사람들이 가는 사람들이 하는 것이 없다.	y the By-Laws of said Aprity, and	sacciation, for the non-payment	ent of said interest, premi	ums, expenditures,Dollars
premises, together with the charges as provided by 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 f	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the	sacciation, for the non-payment, the same; all of which shereon, and all rents collected	ent of said interest, premis all be a lien upon said pre d by said party of the se	ums, expenditures, Dollars mises and secured cond part shall be
premises, together with the charges as provided by and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortgi by this mortgage, and included in any decree of f applied on the payment of said debt. And the	y the By-Laws of said Apprity, and	seciation, for the non-payment, the same; all of which shareon, and all rents collected the first part, for said considerable said conside	ent of said interest, premi- all be a lien upon said pre d by said party of the se leration, dohereby e	ums, expenditures, Dollars mises and secured cond part shall be
premises, together with the charges as provided by 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 f	y the By-Laws of said Aparity, and age; also for foreclosing foreclosure rendered the ne said part lessof to the homestead exemp	sociation, for the non-payment the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the State	ent of said interest, premi- all be a lien upon said pre d by said party of the se exation, do hereby e- ate of Oklahoma.	ums, expenditures, Dollars emises and secured cond part shall be xpressly waive an
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortg by this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part-Laws of the FARM A	the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AN	ent of said interest, premisall be a lien upon said pred by said party of the selecation, do hereby exate of Oklahoma. contract, and each and ev	ums, expenditures, Dollars smises and secured cond part shall be expressly waive an ery part thereof. is to of Missouri,
premises, together with the charges as provided by and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortgiby 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, by made and entered into in accordance with the By and the laws of the State of Missouri, and in	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part-Laws of the FARM A	the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AN	ent of said interest, premisall be a lien upon said pred by said party of the selecation, do hereby exate of Oklahoma. contract, and each and ev	ums, expenditures, Dollars smises and secured cond part shall be expressly waive an ery part thereof. is to of Missouri,
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the result of the state of the state of operations.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said particular of the homestead exemply and between the particular of the FARM A construing this contraction.	sociation, for the non-payment the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association.	ent of said interest, premi- all be a lien upon said pre- d by said party of the se- lecation, do	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is I OF MISSOURI, e State of Missouri
premises, together with the charges as provided by and the payment of mortgages before their matu attorney's fee for instituting suit upon this Mortgiby 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, by made and entered into in accordance with the By and the laws of the State of Missouri, and in	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said particular of the homestead exemply and between the particular of the FARM A construing this contraction.	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Statics hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associated the Statics of the By-Laws of said Associated the Statics of the By-Laws of said Associated the By-Laws of sa	ent of said interest, premi- all be a lien upon said pre d by said party of the se exation, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is I OF MISSOURI, e State of Missouri
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby 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, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the are to govern. IN WITNESS WHEREOF, the said part.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said particular of the homestead exemply and between the particular of the FARM A construing this contraction.	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND HOME SAVINGS AND THE By-Laws of said Associated the By-Laws of said Associate	ent of said interest, premi- all be a lien upon said pre- d by said party of the se eration, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is I OF MISSOURI, e State of Missouri
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby 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, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the are to govern. IN WITNESS WHEREOF, the said part.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said particular of the homestead exemply and between the particular of the FARM A construing this contraction.	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND HOME SAVINGS AND THE By-Laws of said Associated the By-Laws of said Associate	ent of said interest, premi- all be a lien upon said pre- d by said party of the se eration, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is I OF MISSOURI, e State of Missouri
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby 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, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the are to govern. IN WITNESS WHEREOF, the said part.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said particular of the homestead exemply and between the particular of the FARM A construing this contraction.	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Statics hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associated the Statics of the By-Laws of said Associated the Statics of the By-Laws of said Associated the By-Laws of sa	ent of said interest, premi- all be a lien upon said pre- d by said party of the se eration, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is to OF MISSOURI, e State of Missouri e day and year first
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 UNDERSTOOD AND AGREED, by 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.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said particular of the homestead exemply and between the particular of the FARM A construing this contraction.	ssociation, for the non-payment of the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate Chereunto set the Staties are chereunto set t	ent of said interest, premi- all be a lien upon said pre- d by said party of the se eration, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is to OF MISSOURI, e State of Missouri e day and year first
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the fact of govern. IN WITNESS WHEREOF, the said part of t	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part cless of the homestead exemply and between the part construing this contraction of the first part seal. Seal. ACKNOWL	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND HOME SAVINGS AND THE BY-Laws of said Associate the By-Laws of said Asociate the By-Laws of said Associate the By-Laws of said Associat	ent of said interest, premi- all be a lien upon said pre d by said party of the se eration, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is to OF MISSOURI, e State of Missouri e day and year first
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 UNDERSTOOD AND AGREED, by 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, STATE OF OKLAHOMA, STATE OF OKLAHOMA, SSS.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part Laws of the FARM A construing this contract. Construing this contract. Construing the first part of the first part o	secciation, for the non-payment of the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Statics hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate the Chereunto set the All Manager 1.	ent of said interest, premi- all be a lien upon said pre d by said party of the se levation, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is to OF MISSOURI, e State of Missouri e day and year first
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 UNDERSTOOD AND AGREED, by 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, STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, Aday of day of	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part construing this contract of the first part scale. ACKNOWL: BEFORE ME, a No.	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND HOME SAVINGS AND THE BY-Laws of said Associated the By-Laws of said Associated Physics of Said Physics of Physics o	ent of said interest, premi- all be a lien upon said pre d by said party of the se eration, do hereby e- ate of Oklahoma. contract, and each and ev D LOAN ASSOCIATION intion and the Laws of the	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is if OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the 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. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 20 day of and Manay Matheway instrument and acknowledged to me that The 20 instrument and acknowledged to me that The 20 description.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part construing this contract of the first part seal. Seal. ACKNOWL. BEFORE ME, a No april 19.	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND THE By-Laws of said Associated the By-Laws of said Associated Physics of Said Physics of Physic	ent of said interest, preminal be a lien upon said pred by said party of the se eration, do hereby enate of Oklahoma. contract, and each and even to LOAN ASSOCIATION into and the Laws of the said and seal of the said a	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is I OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the 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. and State of Oklahoma, on this 20 day of and Manay Mathematical decreases the state of the said part instrument and acknowledged to me that The state of the said part therein set forth.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said particles of the homestead exemp y and between the particles of the FARM A construing this contract. Construing this contract. Scale Scal	sociation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated Personal Property of the By-Laws of said Associated Personal Property of the Company of t	ent of said interest, preminal be a lien upon said pred by said party of the se levation, do hereby exate of Oklahoma. contract, and each and even by LOAN ASSOCIATION intion and the Laws of the law	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is I OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the 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. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 20 day of and Manay Matheway instrument and acknowledged to me that The 20 instrument and acknowledged to me that The 20 description.	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said particle of the homestead exemply and between the particles of the FARM A construing this contract of the first part	sociation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated Personal Property of the By-Laws of said Associated Personal Property of the Company of t	ent of said interest, preminal be a lien upon said pred by said party of the se levation, do hereby exate of Oklahoma. contract, and each and even by LOAN ASSOCIATION intion and the Laws of the law	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is I OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 its UNDERSTOOD AND AGREED, by 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. and State of Oklahoma, on this 20 day of and Manay Matury instrument and acknowledged to me that The Atherein set forth. IN WITNESS WHEREOF, I have bereund and State of Oklahoma, this,	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said particle of the homestead exemply and between the particles of the FARM A construing this contract of the first part	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND THE By-Laws of said Associated the By-Laws of said Associated Physics of Said Physics of Physics of Physics of Said Physics of Physics	ent of said interest, preminal be a lien upon said pred by said party of the se eration, do hereby enate of Oklahoma. contract, and each and even be Loan Association and the Laws of the land and seal the laws of the laws	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is if OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 UNDERSTOOD AND AGREED, by 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, IN WITNESS WHEREOF, the said part instrument and acknowledged to me that The general therein set forth. IN WITNESS WHEREOF, I have bereumd and State of Oklahoma, this [SEAL]	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part construing this contract of the first part seal. Seal. ACKNOWL. BEFORE ME, a No april 19 his wife, to me know executed the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as the set my han	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated Physics of Physics of Said Associated Physics of Said Associated Physics of Physics of Physics of Physics of Physics of Physics of Physics	ent of said interest, preminal be a lien upon said pred by said party of the se eration, do hereby enate of Oklahoma. contract, and each and even be Loan Association and the Laws of the land and seal the laws of the laws	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is I OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 its UNDERSTOOD AND AGREED, by 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. and State of Oklahoma, on this 20 day of and Manay Matury instrument and acknowledged to me that The Atherein set forth. IN WITNESS WHEREOF, I have bereund and State of Oklahoma, this,	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the said part less of the homestead exemply and between the part construing this contract of the first part seal. Seal. ACKNOWL. BEFORE ME, a No april 19 his wife, to me know executed the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as the set my han	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated Physics of Physics of Said Associated Physics of Said Associated Physics of Physics of Physics of Physics of Physics of Physics of Physics	ent of said interest, preminal be a lien upon said pred by said party of the se eration, do hereby enate of Oklahoma. contract, and each and even be Loan Association and the Laws of the land and seal the laws of the laws	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is if OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the 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. and State of Oklahoma, on this 20 day of and Manay Matheway instrument and acknowledged to me that The 21 therein set forth. IN WITNESS WHEREOF, I have hereund and State of Oklahoma, this [SEAL]	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said particle of the homestead exemply and between the particles of the FARM A construing this contract of the first part	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated Physics of Physics of Said Associated Physics of Said Associated Physics of Physics of Physics of Physics of Physics of Physics of Physics	ent of said interest, preminal be a lien upon said pred by said party of the se levation, do hereby exate of Oklahoma. contract, and each and even by LOAN ASSOCIATION intion and the Laws of the law	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof. is if OF MISSOURI, e State of Missouri e day and year first SEE SEE SEE SEE SEE SEE SEE S
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby 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 its UNDERSTOOD AND AGREED, by 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. and State of Oklahoma, on this 20 minutes and state of Oklahoma, on the country instrument and acknowledged to me that The 4 therein set forth. IN WITNESS WHEREOF, I have bereund and State of Oklahoma, this [SEAL] 'My commission as Notary Pu	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said particle of the homestead exemply and between the particles of the FARM A construing this contract of the first particle of the	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the By-Laws of said Associated Physics of Said Said Said Said Said Said Said Said	ent of said interest, preminal be a lien upon said pred by said party of the se eration, do hereby exate of Oklahoma. contract, and each and even by LOAN ASSOCIATION into and the Laws of the laws o	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is I OF MISSOURI, e State of Missouri e day and year first Seal Seal State of Oklahoma.
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgiby this mortgage, and included in any decree of fapplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the 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. and State of Oklahoma, on this 20 day of and Manay Matheway instrument and acknowledged to me that The 21 therein set forth. IN WITNESS WHEREOF, I have hereund and State of Oklahoma, this [SEAL]	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said part less of the homestead exemp y and between the part laws of the FARM A construing this contract. ACKNOWL BEFORE ME, a No part less wife, to me know the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as to set my hand and office the same as the same	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the By-Laws of	ent of said interest, preminal be a lien upon said pred by said party of the se eration, do hereby exate of Oklahoma. contract, and each and even the local by said party of the set of Oklahoma. Contract, and each and even the local by th	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is I OF MISSOURI, e State of Missouri e day and year first Seal Seal State of Oklahoma.
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 its UNDERSTOOD AND AGREED, by 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. and State of Oklahoma, on this 20 the day of and Manay Matthey instrument and acknowledged to me that The 4 therein set forth. IN WITNESS WHEREOF, I have bereund and State of Oklahoma, this [SEAL] My commission as Notary Puton in the contents the set instrument by mark so signing by mark and explained the contents the	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said part less of the homestead exemp y and between the part Laws of the FARM A construing this contract. ACKNOWL: BEFORE ME, a No. ACKNOWL: BEFORE ME, a No. April 19 This wife, to me knowly executed the same as. STRUCTIONS For the same as and the same as	secciation, for the non-payment the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the By-Laws of said Control of the By-Laws of said Associated the By-Laws of said Control of the By-Laws of said Associated the By-Laws of said Control of the By-Laws of said Associated the By-Laws of said Associated the By-Laws of said Control of the By-Laws of said Associated the By-Laws of said Control of the By-Laws of th	ent of said interest, preminal be a lien upon said pred by said party of the se levation, do hereby exate of Oklahoma. contract, and each and even by LOAN ASSOCIATION intion and the Laws of the least of the laws of laws o	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is if OF MISSOURI, e State of Missouri e day and year first Seal Scale State of Oklahoma. State of Oklahoma.
premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortge 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 its UNDERSTOOD AND AGREED, by 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. and State of Oklahoma, on this 20 hand day of and Manay Matthey instrument and acknowledged to me that The 4 therein set forth. IN WITNESS WHEREOF, I have bereund and State of Oklahoma, this [SEAL] My commission as Notary Pu	y the By-Laws of said Aprity, and age; also for foreclosing foreclosure rendered the se said part less of the homestead exemp y and between the part Laws of the FARM A construing this contract. ACKNOWL: BEFORE ME, a No. ACKNOWL: BEFORE ME, a No. April 19 This wife, to me knowly executed the same as. STRUCTIONS For the same as and the same as	secciation, for the non-payment of the same; all of which she reon, and all rents collected the first part, for said considition and stay laws of the Staties hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated the By-Laws of	ent of said interest, preminal be a lien upon said pred by said party of the se levation, do hereby exate of Oklahoma. contract, and each and even by LOAN ASSOCIATION intion and the Laws of the least of the laws of laws o	ums, expenditures, Dollars emises and secured cond part shall be expressly waive an ery part thereof, is if OF MISSOURI, e State of Missouri e day and year first Seal Scale State of Oklahoma. State of Oklahoma.