는 하기 없는 것이 살아 하시는 것이 되었다. 근 기업을 하는 것이 없는 것이 하는 것이 하나 있는 것이 없는 것이 없다.	NOTE OR OF			
	· · · · · · · · · · · · · · · · · · ·		may 20	19/0
FOR VALUE RECEIVED (W. promise to pa MISSOURI, the following sums of money, viz: The	sum of Be gr	ileur	and the state of the particular and the second state of the second	Dollars, the
same being the monthly dues on the 16/10 shares thereof, numbered 2536 this day pledged by	to said Ass	ciation to secure a loan of.	Tifleen Kunde	certificate
Dollars, and the same being the interest due monthly upon said sum	the sum of	and the sum of	200 ana 27,00	Dollars,
Dollars, the same b	eing the premium	ue monthly upon said sum	so borrowed. And wer	
to said Association at its Home Office at Nevada, Mark				
dues, payments on stock, together with the earnings	and profits credited	thereon, shall make said		he par or face
value of said certificate of stock, and said certificate of s And We further agree, in case of default in t		the second of th		
ines and penalties assessed on account thereof, in acc				
stock pledged and the security given to secure said mo balance which may be due and owing on said loan	we promise	_and agreeto fully pay	and discharge the same. Th	e payment of
		NAC TO A STATE OF THE STATE OF	Dollars, each and eve	
month hereafter until the maturity of said stéck, and the certificateof stockto redemption by said Association	on at the accredited	value thereof, and the sai	d share of stock so taken	
shall be taken by said Association in full satisfaction o		장 그 시간에 가는 것 같아 보다 하다.		
This obligation may be paid off at any time up Missouri, in which event this Note or Obligation may				
with the same.		of py	mamer	
	Seals.			Seal
المراجع المراجع - المراجع المر	Seal	Mary 6. 9	Kennamer	Seal
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am ereinbefore named, made by the said party of the sec remises, together with the charges as provided by the and the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage;	nount of the princip cond part, to pay By-Laws of said As and One A also for foreclosing	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-paym where we have the same; all of which shall be same; all of which shall be same; all of which shall be same;	interest and premium, and the dinsurance, and to protect the ent of said interest, premiums, fill be a lien upon said premise	e expenditures ne title to said expenditures,Dollars es and secured
including all dues, interest and premium, when they shother agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constant to govern.  IN WITNESS WHEREOF, the said part Log.	By-Laws of said As and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract	shall be and remain in ful all of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considerand stay laws of the Stress hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and stay laws of said Association and stay laws of said Association and Savings An the By-Laws of said Association and Savings An the S	interest and premium, and the dinsurance, and to protect the ent of said interest, premiums, and the a lien upon said premised by said party of the second teration, do hereby expressive of Oklahoma.  contract, and each and every to LOAN ASSOCIATION Of inition and the Laws of the Statestim and the Laws of the Statestim insurance and the said the said that the said	e expenditures te title to said expenditures, Dollars and secured i part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri
other agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreclapplied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part	By-Laws of said As and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract	shall be and remain in full all of said note, the unpaid said taxes, assessments an sociation, for the non-payments and taxes, all of which she same; all of which she son, and all rents collecte are first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the said taxes are said the said taxes and the said taxes are said taxes and the said taxes are said taxes and the said taxes are said taxes and taxes are said taxes are said taxes and taxes are said taxes are	interest and premium, and the dinsurance, and to protect the dinsurance, and to protect the dinsurance, and to protect the distribution of the second development of the secon	e expenditures te title to said expenditures, Dollars and secured i part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
other agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am percinbefore named, made by the said party of the second party of the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecless applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part	By-Laws of said As and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract	shall be and remain in full all of said note, the unpaid said taxes, assessments an sociation, for the non-payments and taxes, all of which she same; all of which she son, and all rents collecte are first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the said taxes are said the said taxes and the said taxes are said taxes and the said taxes are said taxes and the said taxes are said taxes and taxes are said taxes are said taxes and taxes are said taxes are	interest and premium, and the dinsurance, and to protect the dinsurance, and to protect the dinsurance, and to protect the distribution of the second development of the secon	e expenditures te title to said expenditures, Dollars and secured i part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am sereinbefore named, made by the said party of the secremises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part	By-Laws of said As and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract	shall be and remain in full all of said note, the unpaid said taxes, assessments an sociation, for the non-payments and taxes, all of which she same; all of which she son, and all rents collecte are first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the said taxes are said the said taxes and the said taxes are said taxes and the said taxes are said taxes and the said taxes are said taxes and taxes are said taxes are said taxes and taxes are said taxes are	interest and premium, and the dinsurance, and to protect the ent of said interest, premiums, and the a lien upon said premised by said party of the second teration, do hereby expressive of Oklahoma.  contract, and each and every to LOAN ASSOCIATION Of inition and the Laws of the Statestim and the Laws of the Statestim insurance and the said the said that the said	e expenditures te title to said expenditures, Dollars and secured i part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am sereinbefore named, made by the said party of the secremises, together with the charges as provided by the nd the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and ande and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construction of the State of Missouri and the state of	By-Laws of said As and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payme the same; all of which she son, and all rents collecte ne first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate whereunto set here.  M. J. Kennary E. J. Mary E. J.	interest and premium, and the dinsurance, and to protect the dinsurance, and to protect the dinsurance, and to protect the distribution of the second development of the secon	e expenditures the to said expenditures, Dollars and secured i part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
other agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am hereinbefore named, made by the said party of the secremises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreclessingled on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part Lower above written.	nount of the princip cond part, to pay By-Laws of said As and Ale A also for foreclosing osure rendered the id part (200 of t is homested exempt d between the part rs of the FARM A ruing this contract	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payme the same; all of which she son, and all rents collecte ne first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate whereunto set here.  M. J. Kennary E. J. Mary E. J.	interest and premium, and the dissurance, and to protect the ent of said interest, premiums.  It be a lien upon said premised by said party of the second teration, do hereby expresate of Oklahoma.  contract, and each and every in LOAN ASSOCIATION Of inition and the Laws of the State hands and seal with day	e expenditures te title to said expenditures, Dollars and secured i part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am ereinbefore named, made by the said party of the secremises, together with the charges as provided by the nd the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part Less bove written.	nount of the princip cond part, to pay By-Laws of said As and One A also for foreclosing osure rendered the id part (200 of the homestead exempted between the part is of the FARM A truing this contract of the first part is Seal.  Seal.  ACKNOWLI	shall be and remain in ful all of said note, the unpaid said taxes, assessments an sociation, for the non-payments of the same; all of which she son, and all rents collecte ne first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By Laws of said Associate the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By Laws of said Associate the formal of the CDGMENT.	interest and premium, and the dissurance, and to protect the ent of said interest, premiums, and the a lien upon said premised by said party of the second eration, do hereby express to of Oklahoma.  contract, and each and every of LOAN ASSOCIATION Of inition and the Laws of the Standard and seal when day were the said and seal when day were the sai	e expenditures to title to said expenditures, Dollars and secured a part shall be ssly waive an part thereof, is MISSOURI, ate of Missouri and year first
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am ereinbefore named, made by the said party of the secremises, together with the charges as provided by the nd the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage; y this mortgage, and included in any decree of forecle policy of the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and adde and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part to bove written.  STATE OKLAHOMA,  STATE OKLAHOMA,  Bullow COUNTY.  Bullow COUNTY.	nount of the princip cond part, to pay By-Laws of said As also for foreclosing osure rendered the id part (100	shall be and remain in ful all of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which she son, and all rents collecte ne first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate the formula of the Company Section 2007.	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second teration, do hereby expresses of Oklahoma.  contract, and each and every of LOAN ASSOCIATION Of interest and seal with day the day when the said and seal with the day when the said and seal with the day when the said with the sai	e expenditures the title to said expenditures, Dollars and secured I part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first Security
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am ereinbefore named, made by the said party of the secremises, together with the charges as provided by the nd the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage; y this mortgage, and included in any decree of foreclarbiled on the payment of said debt. And the said ppraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and and end entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part to bove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  But COUNTY.  But COUNTY.  But COUNTY.  But COUNTY.  But COUNTY.  But COUNTY.  But County	and of the princip cond part, to pay By-Laws of said As also for foreclosing osure rendered the id part (100 of the homest of exempt d between the part is of the FARM A truing this contract of the first part is contract	shall be and remain in ful all of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte ne first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associated the same of the Stries hereto that the entire ND HOME SAVINGS AN the By-Laws of said Associated hereunto set here.  Mary E. C.  CDGMENT.	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second teration, do hereby express to of Oklahoma.  contract, and each and every of LOAN ASSOCIATION Of inition and the Laws of the Statement and seal when the day who we will be a lient and seal when the day who executed the within the day who executed the day	e expenditures the title to said expenditures, Dollars and secured it part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first  Security  and foregoing
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am sereinbefore named, made by the said party of the secremises, together with the charges as provided by the nd the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle pplied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and ande and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part construction is a country of the said part construction.  STATE OF OKLAHOMA, and State of Oklahoma, on this 2 tot day of this matrument and acknowledged to me that The squeeze	and of the princip cond part, to pay By-Laws of said As also for foreclosing osure rendered the id part (100 of the homest of exempt d between the part is of the FARM A truing this contract of the first part is contract	shall be and remain in ful all of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte ne first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associated the same of the Stries hereto that the entire ND HOME SAVINGS AN the By-Laws of said Associated hereunto set here.  Mary E. C.  CDGMENT.	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second teration, do hereby express to of Oklahoma.  contract, and each and every of LOAN ASSOCIATION Of inition and the Laws of the Statement and seal when the day who we will be a lient and seal when the day who executed the within the day who executed the day	e expenditures are title to said expenditures, Dollars and secured it part shall be ssly waive an part thereof. is MISSOURI, ate of Missouri and year first
ther agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am ereinbefore named, made by the said party of the secremises, together with the charges as provided by the nd the payment of mortgages before their maturity, ttorney's fee for instituting suit upon this Mortgage; y this mortgage, and included in any decree of foreclapplied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and adde and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part was bove written.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  BB.  BB.  BB.  BB.  BB.  BB.  BB.  B	and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract.  ACKNOWLI  EFORE ME, a No 2 19 is wiff, to me know ecuted the same as	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the savings at the same for the Conference of the same for the same fo	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second deration, do hereby express the of Oklahoma.  contract, and each and every to LOAN ASSOCIATION Of inition and the Laws of the Statement of the Within and the Laws of the Statement	e expenditures are title to said expenditures, Dollars and secured it part shall be saly waive an part thereof. is MISSOURI, ate of Missouri and year first  Search
other agreements, then these presents shall be void; of mmediately foreclosed and enforced for the unpaid am hereinbefore named, made by the said party of the second presents, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreclar pelied on the payment of said debt. And the said appraisement of said real estate and all benefits of the TT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part was above written.  STATE OKLAHOMA, Said State of Oklahoma, on this 2 tot day of the said State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the State of Oklahoma, on this 2 tot day of the said May of the said May of the said May of the said State of Oklahoma, on this 2 tot day of the said May of the said State of Oklahoma, on this 2 tot day of the said State of Oklahoma, on this 2 tot day of the said Part of the said	and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract.  ACKNOWLI  EFORE ME, a No 2 19 is wiff, to me know ecuted the same as	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the savings at the same for the Conference of the same for the same fo	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second deration, do hereby express the of Oklahoma.  contract, and each and every to LOAN ASSOCIATION Of inition and the Laws of the Statement of the Within and the Laws of the Statement	e expenditures te title to said expenditures, Dollars es and secured i part shall be essly waive an part thereof. is MISSOURI, ate of Missouri and year first  Sear
other agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreclapplied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part construction of the said state of Oklahoma, on this 2 tot day of the said May and May and the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, the said state of Oklahoma, on this 2 tot day of the said said state of Oklahoma, on this 2 tot day of the said said state of Oklahoma, on this 2 tot day of the said said state of Oklahoma, on this 2 tot day of the said said said said said said said said	and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract.  ACKNOWLI  EFORE ME, a No 2 19 is wiff, to me know ecuted the same as	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the savings at the same for the Conference of the same for the same fo	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second deration, do hereby express the of Oklahoma.  contract, and each and every to LOAN ASSOCIATION Of inition and the Laws of the Statement of the Within and the Laws of the Statement	e expenditures te title to said expenditures, Dollars es and secured i part shall be essly waive an part thereof. is MISSOURI, ate of Missouri and year first  Seal  and purposes
other agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of foreclapplied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part construction of the said state of Oklahoma, on this 2 tot day of the said May and May and the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, on this 2 tot day of the said state of Oklahoma, the said state of Oklahoma, on this 2 tot day of the said said state of Oklahoma, on this 2 tot day of the said said state of Oklahoma, on this 2 tot day of the said said state of Oklahoma, on this 2 tot day of the said said said said said said said said	and One A also for foreclosing osure rendered the id part (100 of the homestead exempted between the part is of the FARM A truing this contract.  ACKNOWLI  EFORE ME, a No 2 19 is wiff, to me know ecuted the same as	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the savings at the same for the Conference of the same for the same fo	interest and premium, and the dissurance, and to protect the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and be a lien upon said premised by said party of the second deration, do hereby express the of Oklahoma.  contract, and each and every to LOAN ASSOCIATION Of inition and the Laws of the Statement of the Within and the Laws of the Statement	e expenditures te title to said expenditures, Dollars es and secured i part shall be essly waive an part thereof. is MISSOURI, ate of Missouri and year first  Seal  Seal  and foregoing and purposes
other agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in construct to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA, Sabove written.  STATE OF OKLAHOMA, his instrument and acknowledged to me that The year therein set forth.  IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this 2 / I was a suit of Oklahoma a suit of Okla	and of the princip cond part, to pay By-Laws of said As and of the foresteed exempted between the part is of the FARM A ruing this contract of the first part is contract.  ACKNOWLI  EFORE ME, a No 12 19 19 19 19 19 19 19 19 19 19 19 19 19	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte as first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto the said Associate	interest and premium, and the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and the said interest, premiums, and be a lien upon said premise departed by said party of the second deration, do hereby expressed of Oklahoma.  contract, and each and every in the State of Oklahoma.  Contract, and each and every in the State of Oklahoma.  Contract, and each and every in the State of Oklahoma.  Contract, and each and every in the said of the State of Oklahoma.  County of Sulsa and State of the uses of the State of Oklahoma.  County of Sulsa and State of the uses of the State of Oklahoma.  County of Sulsa and County, State of Oklahoma.  County of County, State of State of State of Oklahoma.	e expenditures te title to said expenditures, Dollars es and secured i part shall be essly waive an part thereof. is MISSOURI, ate of Missouri and year first  Seal  Seal  and foregoing and purposes
other agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambrerinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constitute to govern.  IN WITNESS WHEREOF, the said part constitute to govern.  STATE OF OKLAHOMA, and in constitute to govern.  IN WITNESS WHEREOF, the said part constitute to govern.  IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this 2 feet and	and of the princip cond part, to pay By-Laws of said As also for foreclosing osure rendered the id part (200 of the homested exempted between the part is of the FARM Aruing this contract of the first part is of the first part is contract.  ACKNOWLI  EFORE ME, a No 200 19 will, to me know ecuted the same as a tmy hand and office of the first part is will, to me know ecuted the same as a tmy hand and office of the first part is will, to me know ecuted the same as a tmy hand and office of the first part is will, to me know ecuted the same as a tmy hand and office of the first part is will, to me know ecuted the same as a tmy hand and office of the first part is will be the first part is a first part in the first part in the first part is a first part in the first part in the first part is a first part in the first part	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte see first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate here to the said Associate here and said Associate here and for the Company Long Public, in and for the Company Public, in and for the Company Public, in and for the Company Public, in the Company Public, in the Company Public in the Company Pub	interest and premium, and the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and the said interest, premiums, and be a lien upon said premise departs of the second teration, do hereby express the of Oklahoma.  contract, and each and every in LOAN ASSOCIATION Of inition and the Laws of the State hands and seal of the day where the said of the uses of t	e expenditures the total expenditures, Dollars and secured it part shall be saly waive an part thereof. is MISSOURI, ate of Missouri and year first Sell Sell and foregoing and purposes
state of Oklahoma, on this 2 to the STATE OF OKLAHOMA,  IN WITNESS WHEREOF, I have hereunte set and State of Oklahoma, this 2 to the set of Oklahoma, the set of Oklahoma the set of Oklah	and of the princip cond part, to pay By-Laws of said As also for foreclosing osure rendered the id part (200 of the homestered exempted between the part is of the FARM Aruing this contract of the first part is contract.  ACKNOWLI  EFORE ME, a No 200 19 wife, to me know ecuted the same as the transfer of the FARM Aruing this contract.  ACKNOWLI  EFORE ME, a No 200 19 wife, to me know ecuted the same as the transfer of the FARM Aruing this contract.	shall be and remain in ful all of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate herein the By-Laws of said Associate herein the By-Laws of said Associate herein to be the identical personally appeared in the better in the control of the Control o	interest and premium, and the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and the said interest, premiums, and be a lien upon said premise to be said party of the second teration, do hereby express to of Oklahoma.  contract, and each and every in LOAN ASSOCIATION Of inition and the Laws of the Statement of the said and seal of the day who executed the within any not and deed, for the uses county of Pulous.  Radianas County, Statement of the instrument of the said instrument of the instrument of	e expenditures the total expenditures, Dollars and secured it part shall be saly waive an part thereof. is MISSOURI, ate of Missouri and year first  Seal Seal  Seal  on total party  or to the party
sther agreements, then these presents shall be void; of immediately foreclosed and enforced for the unpaid ambereinbefore named, made by the said party of the second premises, together with the charges as provided by the and the payment of mortgages before their maturity, attorney's fee for instituting suit upon this Mortgage; by this mortgage, and included in any decree of forecle applied on the payment of said debt. And the said appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by and made and entered into in accordance with the By-Law and the laws of the State of Missouri, and in constitute to govern.  IN WITNESS WHEREOF, the said part above written.  STATE OF OKLAHOMA,  SS.  B.  and State of Oklahoma, on this 2 104 day of 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	also for foreclosing osure rendered the id part (100 of the homestod exempted between the part is of the FARM Arruing this contract.  ACKNOWLI  EFORE ME, a Note that the same as the same as the same as the part is of the same as the part is of the same as the part is of the first part is of the same as the part is of	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the said Association of the Stries hereto that the entire ND HOME SAVINGS AN the By-Laws of said Association of the Savings Andrews of the Savings Andrews of the Savings Andrews of the Savings Andrews of the Savings of the Savi	interest and premium, and the dinsurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and the said interest, premiums, and be a lien upon said premise departed of the second deration, do hereby expressed of Oklahoma.  contract, and each and every in the State of Oklahoma.  contract, and each and every in the State of Oklahoma.  Contract, and each and every in the State of Oklahoma.  Contract, and each and every in the State of Oklahoma.  Contract, and each and every in the State of Oklahoma.  Country of State of the Within and and seal of the within any not and deed, for the uses the same of the	e expenditures the title to said expenditures, Dollars and secured i part shall be saly waive an part thereof, is MISSOURI, ate of Missouri and year first  Secured and purposes of Oklahoma.
state of Oklahoma, on this 2 tot day of instrument and acknowledged to me that They exerthered set forth.  STATE OF OKLAHOMA, and State of Oklahoma, on this 2 tot day of instrument and acknowledged to me that They exerthered set forth.  IN WITNESS WHEREOF, I have hereunto set and State of Oklahoma, this 2 to the set of Oklahoma, this 2 to	also for foreclosing osure rendered the id part (100 of the homestod exempted between the part is of the FARM Arruing this contract.  ACKNOWLI  EFORE ME, a Note that the same as the same as the same as the part is of the same as the part is of the same as the part is of the first part is of the same as the part is of	shall be and remain in ful al of said note, the unpaid said taxes, assessments an sociation, for the non-payment of the same; all of which sheen, and all rents collecte he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Association and the said Association of the Stries hereto that the entire ND HOME SAVINGS AN the By-Laws of said Association of the Savings Andrews of the Savings Andrews of the Savings Andrews of the Savings Andrews of the Savings of the Savi	interest and premium, and the dissurance, and to protect the ent of said interest, premiums, and the said interest, premiums, and the said interest, premiums, and be a lien upon said premise to be said party of the second teration, do hereby express to of Oklahoma.  contract, and each and every in LOAN ASSOCIATION Of inition and the Laws of the Statement of the said and seal of the day who executed the within any not and deed, for the uses county of Pulous.  Radianas County, Statement of the instrument of the said instrument of the instrument of	e expenditures the title to said expenditures, Dollars and secured i part shall be saly waive an part thereof, is MISSOURI, ate of Missouri and year first  SEE  and foregoing and purposes of Oklahoma.