	NOTE OR O	(O-1-	n-a	
FOR VALUE RECEIVED promise t	to nay to the order of		MAY 20	19 <i>10</i>
same being the monthly dues on the	l by collato said Ass	ociation to secure a loan of.	nted and evidenced by t	the certificate
Dollars, at the same being the interest due monthly upon said	and the sum of	well, and the sum of House	reard " 5/00	_Dollars,
Dollars, the sar to said Association at its Home Office at Nevada,	me nerng me bremium	and monthly about said sum so	porrowed. And Alex	promise to pay
	lars, on the 20th day o	feach and every month, and co	ntinue such monthly pe	syments until the
value of said certificate of stock, and said certificate				
Andfurther agree, in case of default fines and penalties assessed on account thereof, in				
stock pledged and the security given to secure said	d monthly payments s	hall, upon the sale thereof, be	iusufficient to pay said	i Association any
balance which may be due and owing on said lo said monthly sum, aggregating	oan well promise.	and agreeto fully pay an	d discharge the same.	The payment of
month hereafter until the maturity of said stock, as	nd the payment of all i	fines, penalties, advances, liens :	and other charges shall	entitle all of said
certificate of stock to redemption by said Association in full satisfaction				en and redeemed
This obligation may be paid off at any time				iation at Nevada,
Missouri, in which event this Note or Obligation with the same.	may be credited on s	uch repayment of loan with th	e withdrawal value of	the stock carried
	_Seal	Robert M. a	ustin).	Seals
	Seall.	amma ar	estin.	Seal
NOW, THEREFORE, If said part				
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for	the By-Laws of said A rity, and figure age; also for foreclosing oreclosure rendered the	ssociation, for the non-payment g the same; all of which shall reon, and all rents collected b	nsurance, and to protect of said interest, premiu be a lien upon said pret by said party of the sec	et the title to said ms, expenditures, Dollars mises and secured ond part shall be
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur attorney's fee for instituting suit upon this Mortga	the second part, to pay the By-Laws of said A rity, and age; also for foreclosing oreclosure rendered the e said part of the homestead exemply and between the part construing this contractions.	said taxes, assessments and in speciation, for the non-payment of the same; all of which shall breon, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con AND HOME SAVINGS AND It the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the Collected by the By-Laws of said Association and the By-Laws of said Ass	nsurance, and to protect of said interest, premiure be a lien upon said pretect of the secution, do hereby ex of Oklahoma. Intract, and each and ever the contract of the Laws of the contract of the contrac	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ery part thereof. is OF MISSOURI, State of Missouri
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of to 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 Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part.	the second part, to pay the By-Laws of said A rity, and age; also for foreclosing oreclosure rendered the e said part of the homestead exemply and between the part construing this contractions.	said taxes, assessments and in speciation, for the non-payment of the same; all of which shall becon, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con AND HOME SAVINGS AND In the By-Laws of said Association and the same of said Association and the sa	nsurance, and to protect of said interest, premiure be a lien upon said pretect of the secution, do hereby ex of Oklahoma. Intract, and each and ever the contract of the Laws of the contract of the contrac	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for 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 Byand the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this 1state day of and Amma acknowledged to me that they therein set forth. IN WITNESS WHEREOF, I have hereunted the presented acknowledged to me that they therein set forth.	e second part, to pay the By-Laws of said A rity, and age; also for foreclosing oreclosure rendered the e said part it of f the homestead exemp y and between the par -Laws of the FARM construing this contract Seal ACKNOWL BEFORE ME, a No his wife, to me know executed the same as	said taxes, assessments and in association, for the non-payment of the same; all of which shall be the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and the By-Laws of said Asso	nsurance, and to protect of said interest, premiu be a lien upon said pretty said party of the section, do. hereby ex of Oklahoma. Attract, and each and every the said and seal of the and and seal of the and and seal of the said and seal of the said and seal of the said and executed the with act and deed, for the said of the said and deed, for the said of the said and deed, for the said of the said	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fo 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 care to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, ST	e second part, to pay the By-Laws of said A rity, and age; also for foreclosing oreclosure rendered the e said part it of f the homestead exemp y and between the par -Laws of the FARM construing this contract Seal ACKNOWL BEFORE ME, a No his wife, to me know executed the same as	said taxes, assessments and in association, for the non-payment of the same; all of which shall breen, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and the By-Laws of said Associati	nsurance, and to protect of said interest, premiu be a lien upon said pretty said party of the section, do hereby ex of Oklahoma. Itract, and each and evelous and the Laws of the and said seal the continuous and the conti	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal bin and foregoing uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of to 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 Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this state day of and accordance with the construction of the said part above written. IN WITNESS WHEREOF, I have hereunted and State of Oklahoma, this and State of Oklahoma, this and State of Oklahoma, this are to occur the said state of Oklahoma, this are to occur the said state of Oklahoma, this are the said state of Oklahoma.	the By-Laws of said A rity, and age; also for oreclosure rendered the e said part 22 of f the homestead exemply and between the part Laws of the FARM construing this contract of the first part Seal Seal ACKNOWL BEFORE ME, a Note that will be the same as the same as the same as the same and the same and the same as the same and	said taxes, assessments and in association, for the non-payment of the same; all of which shall breen, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and the By-Laws of said Associati	nsurance, and to protect of said interest, premiu be a lien upon said prer by said party of the section, do hereby ex of Oklahoma. Attact, and each and ever and and the Laws of the and and seal the country. Low to work the section of the sectio	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal Seal Missouri hin and foregoing uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for 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 Byand the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, Ss. and State of Oklahoma, on this 15th day of and 2000 million of the company of the c	the By-Laws of said A rity, and sage; also for foreclosing oreclosure rendered the e said particle of the homestead exemply and between the particle of the first particle of th	said taxes, assessments and in association, for the non-payment of the same; all of which shall been, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and for the Country Public, in and for the Country Public, in and for the Country Public, in the Country Public I free and voluntary country Public I free and voluntary Public I free and voluntary Public I free day of	nsurance, and to protect of said interest, premiu be a lien upon said pretty of the section, do hereby ex of Oklahoma. Attract, and each and every the LOAN ASSOCIATION ion and the Laws of the and and seal the continuous of the section. Austrial continuous of the section of	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first Seal Seal Missouri hin and foregoing uses and purposes
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mature attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for 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 Byand the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Lattle day of and American American instrument and acknowledged to me that They therein set forth. IN WITNESS WHEREOF, I have hereunted and State of Oklahoma, this and State of Oklahoma, this SEALI My commission as Notary Put 1NS 1. Insert the word "himself," "herself" or 2. If anyone signs the instrument by mark.	the By-Laws of said A rity, and sage; also for foreclosing oreclosure rendered the e said partition of the homestead exemply and between the partition of the frank construing this contract of the first partition of the first part	said taxes, assessments and in association, for the non-payment of the same; all of which shall been, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and the By-Laws of said Association and the By-Laws of said Association and hereunto set there has been been been been been been been bee	nsurance, and to protect of said interest, premiu be a lien upon said pretty said party of the section, do. hereby ex of Oklahoma. Attract, and each and every the LOAN ASSOCIATION from and the Laws of the sand sand seal of the laws of the said said seal of the laws	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal Seal Seal Seal Seal Seal Sea
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for 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-sand the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 25th day of and 35th day of 35th	the By-Laws of said A rity, and age; also for oreclosure rendered the e said part. Of the homestead exemply and between the part. Laws of the FARM construing this contract of the first part. Seal ACKNOWL BEFORE ME, a Note to 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	said taxes, assessments and in association, for the non-payment of the same; all of which shall breon, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and the By-Laws of said Association and the control of the By-Laws of said Association and the country of the By-Laws of said Association and the control of the Country Public, in and for the Country public, in and for the Country free and voluntary free and voluntary of the control of the Country Public of	nsurance, and to protect of said interest, premiu be a lien upon said pretty said party of the section, do hereby ex of Oklahoma. Attract, and each and every LOAN ASSOCIATION ion and the Laws of the land sand seal the land said seal the land said seal the land of the land said seal the land of the land said seal the land said said said said said said said sai	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal Seal State of Oklahoma.
hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their mature attorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of for 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 Byand the laws of the State of Missouri, and in coare to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Lattle day of and American American instrument and acknowledged to me that They therein set forth. IN WITNESS WHEREOF, I have hereunted and State of Oklahoma, this and State of Oklahoma, this SEALI My commission as Notary Put 1NS 1. Insert the word "himself," "herself" or 2. If anyone signs the instrument by mark.	the By-Laws of said A rity, and age; also for oreclosure rendered the e said part. Of the homestead exemply and between the part. Laws of the FARM construing this contract of the first part. Seal ACKNOWL BEFORE ME, a Note to 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	said taxes, assessments and in association, for the non-payment of the same; all of which shall breon, and all rents collected by the first part, for said consideration and stay laws of the State ties hereto that this entire con and HOME SAVINGS AND It the By-Laws of said Association and the By-Laws of said Association and the control of the By-Laws of said Association and the country of the By-Laws of said Association and the control of the Country Public, in and for the Country public, in and for the Country free and voluntary free and voluntary of the control of the Country Public of	nsurance, and to protect of said interest, premiu be a lien upon said pretty said party of the section, do. hereby ex of Oklahoma. Attract, and each and every the LOAN ASSOCIATION from and the Laws of the sand sand seal of the laws of the said said seal of the laws	the title to said ms, expenditures, Dollars mises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal Seal State of Oklahoma.