	NOTE OR OB		
		Nevada, Missouri, Man Sept. 20.	19 /0
FOR VALUE RECEIVED promise to	pay to the order of t	THE FARM AND HOME SAVINGS AND LOAN ASSOCIATED	ION OF
same being the monthly dues on the ////o shar	re of the capital sto	ck of said Association, represented and evidenced by the certif	icate
Dollars on	d the sum of Me.	10. 710	Dollars.
the same being the interest due monthly upon said s	um so borrowed by	cal and the sum of two had	
Dollars, the same	e oeing the premium (ue monthly upon said sum so borrowed. And Promiss of money amounting in the aggregate to	se to pay
		each and every month, and continue such monthly payments	until the
dues, payments on stock, together with the earning	s and profits credited	thereon, shall make said certificate of stock equal to the promature and reach par value in security months from date	r or face
And Me further agree, in case of default in	n the payment of said	sums of money, or any part thereof, monthly as aforesaid, t	o pay all
		ules and regulations of said Association, and if, in case of de all, upon the sale thereof, be insufficient to pay said Associa	
		and agree to fully pay and discharge the same. The pa	
said monthly sum, aggregating Liverty	eight	Dollars, each and every co	nsecutive
		nes, penalties, advances, liens and other charges shall entitle a value thereof, and the said share of stockso taken and	
shall be taken by said Association in full satisfaction	n of this Obligation a	d Deed of Trust or Mortgage to secure the same.	
		nys' written Notice to the Home Office of the Association at	
Missouri, in which event this Note or Obligation m with the same.	ay be credited on su	ch repayment of loan with the withdrawal value of the stoo	k carried
	@ \$3	Sarah Faires!	Seal
		a. F. Faires	~
	Sedil	C. J. Faires.	Seal
hereinbefore named, made by the said party of the 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 for applied on the payment of said debt. And the	second part, to pay the By-Laws of said As ty, and	al of said note, the unpaid interest and premium, and the expension taxes, assessments and insurance, and to protect the tit sociation, for the non-payment of said interest, premiums, expension, and all of which shall be a lien upon said premises an eon, and all rents collected by said party of the second parts of the said consideration, do hereby expressly	le to said enditures, Dollars d secured t shall be
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