	NOTE OR OB	LIGATION.		
, A		Neyada, M ilsouri ,	nov 19th	19/0
FOR VALUE RECEIVED		FARM AND HOME SA	vings and toan a	SSOCIATION OFDollars, the
same being the monthly dues on the 1. Two thereof, numbered 2630 this day pled	share? of the capital sto	ock of said Association, repr ciation to secure a loan of	feflew hun	the certificate
The same being the interest due monthly upon a	s, and the sum of	me ma 141	00 57 600	2 Jaa
이 가는 사람들은 점점 하는 것이 되면 하는 것이 하는 것이 속 생각이 되어 있습니다.		lue monthly upon said sum	1 1 3.	promise to pay
to said Association at its Home Office at Nevad		ns of money amounting in the each and every month, and		<i>*</i>
dues, payments on stock, together with the ear	cate of stock is estimated to	o mature and reach par valu	e interesty total	from date thereof.
And J further agree, in case of defa	요즘 사람들은 경기를 받는 것이 되었다. 그는 것이 없는 것이 없는 것이 없는 것이 없다면			
fines and penalties assessed on account thereof, stock pledged and the security given to secure s				
balance which may be due and owing on said		and agree to fully pay	그리는 이번 그리아의 결구하다	
said monthly sum, aggregating month hereafter until the maturity of said stock	Open	L manalties advances Nor	Dollars, each and	The state of the s
month hereafter until the maturity of said stock certificate of stock to redemption by said As	化二烯二甲基甲基二溴甲基甲基甲基甲基异甲基		A	
shall be taken by said Association in full satisfa				
This obligation may be paid off at any t				
Missouri, in which event this Note or Obligation with the same,	on may be credited on suc	ch repayment of loan with	the withdrawal value o	f the stock carried
A VACOU MED DUMAN.	<i>ര</i> ുക	Eny Ha	1	<i>@</i>
	Seals	engs Ta	yur.	Seall)
	Seal)			Seal
including all dues, interest and premium, when other agreements, then these presents shall be v immediately foreclosed and enforced for the unp hereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor by this mortgage, and included in any decree of	the second part, to pay a by the By-Lay of said for strictly, and while trage; also for foreclosing foreclosure rendered them	al of said note, the unpaid is said taxes, assessments and sociation, for the non-solvent Mulle of the same; all of which shaeon, and all rents collected	interest and premium, and insurance, and to prote ant of said interest, premiull be a lien upon said protest by said party of the se	d the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be
other agreements, then these presents shall be v immediately foreclosed and enforced for the unp hereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Mor	the second part, to pay a by the By-Laws of said for the said part, and the said part of th	al of said note, the unpaid is said taxes, assessments and sociation, for the non-symmetric distriction of the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire of the HOME SAVINGS AND the By-Laws of said Association of the By-Laws of said Association.	interest and premium, and insurance, and to protect the of said interest, premium. If he a lien upon said protect to by said party of the secretion, do hereby externation, and each and exportract, and each and exportract.	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their manattorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	the second part, to pay a by the By-Laws of said for the said part, and the said part of th	al of said note, the unpaid is said taxes, assessments and sociation, for the non-symmetric distriction of the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire of the HOME SAVINGS AND the By-Laws of said Association of the By-Laws of said Association.	interest and premium, and insurance, and to prote ant of said interest, premiud be a lien upon said protein by said party of the secration, do hereby ente of Oklahoma. Contract, and each and explored the contract, and each and explored the Lows of the said party of the secretary and each and explored the contract, and each and explored the contract and the Laws of the contract and the Laws of the contract and the Laws of the contract and	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their manattorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	the second part, to pay a by the By-Laws of said for the said part, and the said part of th	al of said note, the unpaid is said taxes, assessments and sociation, for the non-symmetric distriction, for the non-symmetric distriction, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire of ND HOME SAVINGS AND the By-Laws of said Association and Savings and Association and Savings and Home Savings and Association and Savings and	interest and premium, and insurance, and to prote ant of said interest, premiud be a lien upon said protein by said party of the secration, do hereby ente of Oklahoma. Contract, and each and explored the contract, and each and explored the Lows of the said party of the secretary and each and explored the contract, and each and explored the contract and the Laws of the contract and the Laws of the contract and the Laws of the contract and	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their manattorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said par	the second part, to pay a by the By-Law of the received for foreclosing for foreclosing foreclosure rendered there the said part. If you do to the homestand exemption by and between the part By-Laws of the FARM Alm construing this contract the said part of the FARM Alm construing this contract the said part.	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regme will be the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire on HOME SAVINGS ANI the By-Laws of said Associant hereunto set here	interest and premium, and insurance, and to prote ant of said interest, premiud be a lien upon said protein by said party of the secration, do hereby ente of Oklahoma. Contract, and each and explored the contract, and each and explored the Lows of the said party of the secretary and each and explored the contract, and each and explored the contract and the Laws of the contract and the Laws of the contract and the Laws of the contract and	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be vimmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mandituring the payment of mortgages before their mandituring to the payment of said upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written.	the second part, to pay a by the By-Law of said second part, to pay a by the By-Law of said second part, and with the said part. I foreclosure rendered there the said part. I of the sof the homestead exemption by and between the partial By-Laws of the FARM All n construing this contract	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regme will be the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire on HOME SAVINGS ANI the By-Laws of said Associant hereunto set here	interest and premium, and insurance, and to prote ant of said interest, premiud be a lien upon said protein by said party of the secration, do hereby ente of Oklahoma. Contract, and each and explored the contract, and each and explored the Lows of the said party of the secretary and each and explored the contract, and each and explored the contract and the Laws of the contract and the Laws of the contract and the Laws of the contract and	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be vimmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mattorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written.	paid amount of the principal the second part, to pay a by the By-Law of said lead the said part, and with the said part of the said part of the said part of the said part of the By-Laws of the FARM All of the construing this contract the said part in Said Said Said Said Said Said Said Said	al of said note, the unpaid is said taxes, assessments and sociation, for the pohenome with the same; all of which sha eon, and all rents collected he first part, for said considerant stay laws of the States hereto that this entire on HOME SAVINGS AND the By-Laws of said Associant hereunto set. Linear Laws of the States hereto that the sentire of the By-Laws of said Associant hereunto set. Linear Laws of the States hereto that the By-Laws of said Associant hereunto set.	interest and premium, and insurance, and to prote ant of said interest, premiull be a lien upon said protein by said party of the secretion, do bereby exte of Oklahoma. Contract, and each and experimental and the Laws of the hand and seal the Manfield	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be vimmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mandituring the payment of mortgages before their mandituring to the payment of said upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written.	paid amount of the principal the second part, to pay a by the By-Law of said saturity, and with the said part of the farm Alm construing this contract of the first part has a said part of the first par	al of said note, the unpaid is said taxes, assessments and sociation, for the poheryme will be same; all of which sha eon, and all rents collected he first part, for said considerant stay laws of the States hereto that this entire of ND HOME SAVINGS AND HOME SAVINGS AND the By-Laws of said Associant hereunto set likely and hereunto set likely ary Public, in and for the Control of the Control o	interest and premium, and insurance, and to prote ant of said interest, premiull be a lien upon said protein by said party of the secration, do bereby extended by the contract, and each and expendication and the Laws of the hand and seal the hand and seal the	ect the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof, is N OF MISSOURI, e State of Missouri
other agreements, then these presents shall be viramediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, ss.	by the By-Law of said set the second part, to pay so by the By-Law of said set the said part. It is of the said part. If	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regime with the same; all of which sha eon, and all rents collected he first part, for said considition and stay laws of the States hereto that this entire on HOME SAVINGS ANI the By-Laws of said Associant hereunto set. Lucy EDGMENT. ary Public, in and for the Col.; personally appeared. It is be the identical person	interest and premium, and insurance, and to prote ant of said interest, premium libe a lien upon said protein by said party of the secration, do bereby extended by the contract, and each and experimental and the Laws of the land and seal the land and seal the land and seal the land who executed the winterest and executed the winterest and seal the land	and the expenditures ect the title to said ums, expenditures, Dollars emisses and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Sell Luglutithin and foregoing
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, ss. and State of Oklahoma, on this 2 / Oklay of and Maxim Maximal. In WITNESS WHEREOF, I have hereu	by the By-Law of said set the second part, to pay a by the By-Law of said set the said part, and the said part. If you are the part by and between the part by and between the part By-Laws of the FARM Alm construing this contract the young this contract the said part. If you have a said part. If you have a said part. If you have a said part have a said part. If you have a said part and the same as a said part. If you have a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and a	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regime of the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire on HOME SAVINGS ANI the By-Laws of said Associant hereunto set. Lineary Public, in and for the Color, personally appeared in to be the identical personal seal at my office in the Color and seal at my of	interest and premium, and insurance, and to protect of said interest, premium of the said party of the secration, do hereby extended the said party of the secration, do hereby extended the said party of the secration, and each and exportant, and each and exportant of the Laws of the hand and seal the said of the said	and the expenditures ect the title to said ums, expenditures, Dollars emisses and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Sell Luglutithin and foregoing
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, and State of Oklahoma, on this 2 1 2 day of and Maxim Maximum. It is instrument and acknowledged to me that the therein set forth.	by the By-Law of said set the second part, to pay a by the By-Law of said set the said part, and the said part. If you are the part by and between the part by and between the part By-Laws of the FARM Alm construing this contract the young this contract the said part. If you have a said part. If you have a said part. If you have a said part have a said part. If you have a said part and the same as a said part. If you have a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and a	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regime of the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the States hereto that this entire on HOME SAVINGS ANI the By-Laws of said Associant hereunto set. Lineary Public, in and for the Color, personally appeared in to be the identical personal seal at my office in the Color and seal at my of	interest and premium, and insurance, and to protect of said interest, premium of the said party of the secration, do hereby extended the said party of the secration, do hereby extended the said party of the secration, and each and exportant, and each and exportant of the Laws of the hand and seal the said of the said	ad the expenditures ect the title to said ums, expenditures, Dollars emisse and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first SEE Luglu Luglu thin and foregoing
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, ss. and State of Oklahoma, on this 2 / Oklay of and Maxim Maximal. In WITNESS WHEREOF, I have hereu	by the By-Law of said set the second part, to pay a by the By-Law of said set the said part, and the said part. If you are the part by and between the part by and between the part By-Laws of the FARM Alm construing this contract the young this contract the said part. If you have a said part. If you have a said part. If you have a said part have a said part. If you have a said part and the same as a said part. If you have a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and and official the same as a said part and a	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regime of the same; all of which sha eon, and all rents collected he first part, for said considion and stay laws of the Statics hereto that this entire on HOME SAVINGS ANI the By-Laws of said Association hereunto set. Living the By-Laws of said Association hereunto s	interest and premium, and insurance, and to prote ant of said interest, premium of the said interest, premium of the said party of the sai	and the expenditures ext the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Seal Seal Seal Seal Seal Seal Seal Seal
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, and STATE OF OKLAHOMA, less and State of Oklahoma, on this 2 1 2 day of and MANNE MARKED. IN WITNESS WHEREOF, I have heren and State of Oklahoma, the	the second part, to pay a by the By-Law of said second part, to pay a territy, and the said part. The said part	al of said note, the unpaid is said taxes, assessments and sociation, for the poheryme will be same; all of which sha eon, and all rents collected he first part, for said consideration and stay laws of the States hereto that this entire of ND HOME SAVINGS AND THE BY-Laws of said Associant hereunto set with hereunto set with hereunto set with hereunto set with here and voluntary public, in and for the Company personally appeared in to be the identical personal seal at my office in the Country with the Country wi	interest and premium, and insurance, and to protect of said interest, premium of the said party of the secration, do hereby extended the said party of the secration, do hereby extended the said party of the secration, and each and exportant, and each and exportant of the Laws of the hand and seal the said of the said	and the expenditures ext the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Seal Seal Seal Seal Seal Seal Seal Seal
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, assuming the said parabove written. STATE OF OKLAHOMA, last and State of Oklahoma, on this 2/2 day of and Manney Manney. IN WITNESS WHEREOF, I have hereu and State of Oklahoma, this [SEAL]	paid amount of the principa the second part, to pay a by the By-Law of said sectority, and the track of the said part. If the said part. If the sof the homestend exempti by and between the part By-Laws of the FARM Al n construing this contract the said part. If the BEFORE ME, a Not Moscielle A. 19.6 his wife, to me know executed the same as. Into set my hand and offici is 2 / 24 day of Menu. Public expires on the 2.2	al of said note, the unpaid is said taxes, assessments and sociation, for the non-regime of the same; all of which sha eon, and all rents collected he first part, for said considition and stay laws of the States hereto that this entire on HOME SAVINGS ANI the By-Laws of said Associant hereunto set. Livy EDGMENT. ary Public, in and for the Color, personally appeared in to be the identical personal to be the identical personal sales at my office in the Color, free and voluntary and sales at my office in the Color, and sale	interest and premium, and insurance, and to prote int of said interest, premium of the said interest, premium of the said party of the lation and the Laws of the lation and the Laws of the lation and seal the lation and seal the lation who executed the wire act and deed, for the county of lation lation and deed, for the lation lation and deed, for the lation lation and deed, for the lation lation lation and deed, for the lation lat	and the expenditures ext the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Seal Seal Seal Seal Seal Seal Seal Seal
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, and STATE OF OKLAHOMA, less and State of Oklahoma, on this 2 1 2 day of and MANNE MARKED. IN WITNESS WHEREOF, I have heren and State of Oklahoma, this [SEAL] My commission as Notary in the said parabove written and State of Oklahoma, this [SEAL]	paid amount of the principa the second part, to pay a by the By-Law of said for the said part. It is s of the homestend exempti by and between the part By-Laws of the FARM Al n construing this contract t	al of said note, the unpaid is said taxes, assessments and sociation, for the non-reference of the first part, for said considered and stay laws of the States hereto that this entire on the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto the By-Laws of said Associant hereunto set hereto the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereunto set hereto that the By-Laws of said Associant hereto	interest and premium, and insurance, and to prote int of said interest, premium of the said interest, premium of the said party of the lation and the Laws of the lation and the Laws of the lation and seal the lation and seal the lation who executed the wire act and deed, for the county of lation lation and deed, for the lation lation and deed, for the lation lation and deed, for the lation lation lation and deed, for the lation lat	and the expenditures ext the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Seal Seal Seal Seal Seal Seal Seal Seal
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, assuring the said parabove written. STATE OF OKLAHOMA, last and MANNALALALALALALALALALALALALALALALALALAL	paid amount of the principa the second part, to pay a by the By-Law of said for the second part, to pay a traity, and of the foreclosing of foreclosing of foreclosure rendered there the said part. of the said part. of the said part. of the parties by and between the parties By-Laws of the FARM AI n construing this contract t. ACKNOWLE BEFORE ME, a Not. More and the same as into set my hand and official is 2 / of the same as into set my hand and official is 2 / Agy of Mercule Public expires on the 2 2 NSTRUCTIONS FO or "themselves." The said the words to the case	al of said note, the unpaid is said taxes, assessments and sociation, for the non-reference with the same; all of which sha eon, and all rents collected he first part, for said considition and stay laws of the States hereto that this entire on HOME SAVINGS AND THE BY-Laws of said Associant hereunto set. Livy EDGMENT. ary Public, in and for the Color, personally appeared in to be the identical personal to be the identical personal sales at my office in the Color, free and voluntary Public. Notary Public 200 Notary Public 200 REPLEING BLAN STILLING BLAN	interest and premium, and insurance, and to prote that of said interest, premium of the said interest, premium of the said party of the lation and the Laws of the lation and the Laws of the lation and seal the lation and deed, for the said party of lation the lation and deed, for the county of lation lation lation and deed, for the lation lation lation and deed, for the lation lat	and the expenditures ext the title to said the t
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their mand attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this 2 / D'day of and Manney Manney Manney Mission set forth. IN WITNESS WHEREOF, I have been and State of Oklahoma, this [SEAL] My commission as Notary in the said payment and state of Oklahoma, this set signing by mark and explained the contents.	paid amount of the principa the second part, to pay a by the By-Law of said security, and traity, and the said part. of the sof the homestead exempti by and between the parti By-Laws of the FARM AI an construing this contract the grant of the first part h SEE ACKNOWLE BEFORE ME, a Not Notewile, to me know executed the same as anto set my hand and offici is 2 / 2 day of 7 fertile Resident Public expires on the 2 2 NSTRUCTIONS FO or "themselves." rk, add the words to the catherent fully to	al of said note, the unpaid is said taxes, assessments and sociation, for the non-reference with the same; all of which sha eon, and all rents collected he first part, for said considition and stay laws of the States hereto that this entire on the By-Laws of said Associant hereunto set. EDGMENT. ary Public, in and for the Collected hereunto set. Livy EDGMENT. ary Public, in and for the Collected hereunto set. In the be the identical person free and voluntary	interest and premium, and insurance, and to protect to facility of the second and party of the second and the Laws of the Laws	ad the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Sell Sell Sell Sell Sell Sell Sell Sel
other agreements, then these presents shall be virmediately foreclosed and enforced for the unphereinbefore named, made by the said party of premises, together with the charges as provided and the payment of mortgages before their ma attorney's fee for instituting suit upon this Morby this mortgage, and included in any decree of applied on the payment of said debt. And appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, made and entered into in accordance with the land the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said parabove written. STATE OF OKLAHOMA, assuring the said parabove written. STATE OF OKLAHOMA, last and MANNALALALALALALALALALALALALALALALALALAL	paid amount of the principa the second part, to pay a by the By-Law of said security, and traity, and the said part. of the sof the homestead exempti by and between the parti By-Laws of the FARM AI an construing this contract the grant of the first part h SEE ACKNOWLE BEFORE ME, a Not Notewile, to me know executed the same as anto set my hand and offici is 2 / 2 day of 7 fertile Resident Public expires on the 2 2 NSTRUCTIONS FO or "themselves." rk, add the words to the catherent fully to	al of said note, the unpaid is said taxes, assessments and sociation, for the non-reference with the same; all of which sha eon, and all rents collected he first part, for said considition and stay laws of the States hereto that this entire on HOME SAVINGS AND THE BY-Laws of said Associant hereunto set. Livy EDGMENT. ary Public, in and for the Color, personally appeared in to be the identical personal to be the identical personal sales at my office in the Color, free and voluntary Public. Notary Public 200 Notary Public 200 REPLEING BLAN STILLING BLAN	interest and premium, and insurance, and to protect to facility of the second and party of the second and the Laws of the Laws	ad the expenditures ect the title to said ums, expenditures, Dollars emises and secured econd part shall be expressly waive an every part thereof. is N OF MISSOURI, e State of Missouri e day and year first Sell Sell Sell Sell Sell Sell Sell Sel