FOR VALUE RECEIVED promise to			· My - FI AL	I am and
The state of the s	pay to the order of		. Mo. Mous 19th	
MISSOURI, the following sums of money, viz: Th	e sum of	welve.	and the second	Dollars, the
same being the monthly dues on the successions thereof, numbered Labor this day pledged by	y Kel to said Ass	gciation to secure a loan	represented and evidenced by to	he certificate
Dollare, and	d the sum of	of and office	Read Solve	Dollars.
the same being the interest due monthly upon said su Dollars, the same	ım so borrowed by heiro the premium	due monthly upon said	sim so borrowed And	nromice to nev
to said Association at its Home Office at Nevada, Mis	ssouri, all of said su	ms of money amounting	in the aggregate to	
twenty Dollars	s, on the 20th day o	feach and every month,	and continue such monthly pa	yments until the
dues, payments on stock, together with the earnings				and the Table Market and the
value of said certificate of stock, and said certificate of And Arel further agree, in case of default in				
fines and penalties assessed on account thereof, in ac				7.7
stock pledged and the security given to secure said n				
balance which may be due and owing on said loan said monthly sum, aggregating	farmer	and agreeto fully	pay and discharge the same. Dollars, each and e	
month hereafter until the maturity of said stock, and	 A decidence in the contract of th	fines, penalties, advances		
certificateof stockto redemption by said Associa	tion at the accredite	d value thereof, and the	said shareof stockso tak	en and redeemed
shall be taken by said Association in full satisfaction	of this Obligation s	and Deed of Trust or Mor	tgage to secure the same.	
This obligation may be paid off at any time a Missouri, in which event this Note or Obligation may with the same.				
	Seal	Danelen	Robinson.	Seal.
	Seal	Aline	P. Robinson	
	Seus	veen	1. novimeou	· Seal
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of force	; also for foreclosing		shall be a lien upon said prem	
attorney's fee for instituting suit upon this Mortgage	; also for foreclosing closure rendered the aid particul of the homestead exemp and between the par- two of the FARM A	the same; all of which ereon, and all rents coll- the first part, for said co- tion and stay laws of the ties hereto that this end and HOME SAVINGS	shall be a lien upon said prenected by said party of the secretistic o	oises and secured ond part shall be pressly waive an ry part thereof. is OF MISSOURI,
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fored applied on the payment of said debt. And the samperaisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by any made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern.	; also for foreclosing closure rendered the anid particular of the homestead exemp and between the par- two of the FARM A struing this contract	the same; all of which creon, and all rents collette first part, for said coution and stay laws of the ties hereto that this end LND HOME SAVINGS the By-Laws of said A	shall be a lien upon said prenected by said party of the seconsideration, dohereby expectation of Oklahoma. Lire contract, and each and ever AND LOAN ASSOCIATION association and the Laws of the	ones and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of forest applied on the payment of said debt. And the stappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern. IN WITNESS WHEREOF, the said particular and the s	; also for foreclosing closure rendered the anid particular of the homestead exemp and between the par- two of the FARM A struing this contract	the same; all of which creon, and all rents collette first part, for said coution and stay laws of the ties hereto that this end LND HOME SAVINGS the By-Laws of said A	shall be a lien upon said prenected by said party of the seconsideration, dohereby expectation of Oklahoma. Lire contract, and each and ever AND LOAN ASSOCIATION association and the Laws of the	ones and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fored applied on the payment of said debt. And the samperaisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by any made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern.	; also for foreclosing closure rendered the anid particular of the homestead exemp and between the par- two of the FARM A struing this contract	the same; all of which creon, and all rents collete first part, for said coution and stay laws of the ties hereto that this end and HOME SAVINGS at the By-Laws of said All hare hereunto set.	shall be a lien upon said premected by said party of the seconsideration, dohereby expectate of Oklahoma. State of Oklahoma. Lire contract, and each and ever AND LOAN ASSOCIATION association and the Laws of the contract and seal the decomposition.	ones and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of forest applied on the payment of said debt. And the stappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern. IN WITNESS WHEREOF, the said particular and the s	; also for foreclosing closure rendered the anid particular of the homestead exemp and between the par- two of the FARM A struing this contract	g the same; all of which creon, and all rents collette first part, for said coution and stay laws of the ties hereto that this end and HOME SAVINGS to the By-Laws of said All All Chereunto set the save hereunto set the s	shall be a lien upon said premeeted by said party of the seconsideration, do hereby expectation, do hereby expectation and each and ever AND LOAN ASSOCIATION association and the Laws of the laws of the laws and seal of the declaration.	ones and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of forest applied on the payment of said debt. And the stappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contact to govern. IN WITNESS WHEREOF, the said particular and the s	; also for foreclosing closure rendered the anid particular of the homestead exemp and between the par- two of the FARM A struing this contract	g the same; all of which creon, and all rents collette first part, for said coution and stay laws of the ties hereto that this end and HOME SAVINGS to the By-Laws of said All All Chereunto set the save hereunto set the s	shall be a lien upon said premected by said party of the seconsideration, dohereby expectate of Oklahoma. State of Oklahoma. Lire contract, and each and ever AND LOAN ASSOCIATION association and the Laws of the contract and seal the decomposition.	ones and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the s appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in concare to govern. IN WITNESS WHEREOF, the said part of the State of Missouri, and in concare to govern. STATE OF ONLY WHEREOF, the said part of the State of Missouri, and in concare to govern.	; also for foreclosing closure rendered the said particul of the homestead exemp and between the part was of the FARM A struing this contract of the first part SEE ACKNOWL	the same; all of which creon, and all rents collected, and all rents collected the first part, for said coution and stay laws of the ties hereto that this end and HOME SAVINGS at the By-Laws of said Andrew Chereunto set the Control of the Control of the EDGMENT.	shall be a lien upon said premeted by said party of the seconsideration, do hereby expectate of Oklahoma. State of Oklahoma. Secons and each and ever AND LOAN ASSOCIATION esociation and the Laws of the Andrews and seal the description.	nises and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contare to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, SS.	; also for foreclosing closure rendered the mid particulation of the homestead exemp and between the parties of the FARM Astruing this contract of the first particular of the	the same; all of which creon, and all rents colliners, and all rents colliners and stay laws of the ties hereto that this end and HOME SAVINGS the By-Laws of said All Lawley Chereunto set the EDGMENT. The Public, in and for the personally appears to be the identical presents.	shall be a lien upon said premected by said party of the seconsideration, do hereby expected state of Oklahoma. Lire contract, and each and ever AND LOAN ASSOCIATION association and the Laws of the Country of Contract. The Country of Contract and except and contract and seal of the december of the country of the count	prises and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal and and foregoing
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the s appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in commerce to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF ON MISSOURY AND AGREED, by a mod State of Original and the laws of the State of Missouri, and in commerce written. STATE OF ON MISSOURY AND AGREED, by a mod State of Original and the laws of the said particle and State of Original and the laws of the said control of the said state of Original and	; also for foreclosing closure rendered the said particul of the homestead exemp and between the part was of the FARM A struing this contract of the first part SEE ACKNOWL BEFORE ME, a Note of the same as seculed the same as	the same; all of which creon, and all rents colling the first part, for said countries hereto that this end and HOME SAVINGS at the By-Laws of said Andrew Chereunto set the EDGMENT. The Public, in and for the personally appear we to be the identical process.	shall be a lien upon said premected by said party of the seconsideration, do hereby expectation, do hereby expectation and each and ever and LOAN ASSOCIATION association and the Laws of the Country of Mandelland and seal of the decoding of the country of the second who arecuted the with untary act and deed, for the upon the country act and the country act	prises and secured and part shall be pressly waive an any part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal and purposes and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in concare to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, BS. STATE OF OKLAHOMA, BS. and State of Okasama, on this Additional bits instrument and acknowledged to me that They extherein set forth. IN WITNESS WHEREOF, I have bereunto set forth.	; also for foreclosing closure rendered the haid particulated of the homestead exemp and between the parties of the FARM Astruing this contract of the first particular of the	the same; all of which creon, and all rents colling the first part, for said countries hereto that this end and HOME SAVINGS to the By-Laws of said All Chereunto set the EDGMENT. The Public, in and for the personally appears to be the identical process of the said seal at my office in the colling of the said seal at my office in the colling of the said seal at my office in the colling of the	shall be a lien upon said premected by said party of the seconsideration, do hereby expectation, do hereby expectation and each and ever and LOAN ASSOCIATION association and the Laws of the Country of Mandelland and seal of the decoding of the country of the second who arecuted the with untary act and deed, for the upon the country act and the country act	prises and secured and part shall be pressly waive an any part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal and purposes and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the s appraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in commerce to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF ON MISSOURY AND AGREED, by a mod State of Original and the laws of the State of Missouri, and in commerce written. STATE OF ON MISSOURY AND AGREED, by a mod State of Original and the laws of the said particle and State of Original and the laws of the said control of the said state of Original and	; also for foreclosing closure rendered the haid particulated of the homestead exemp and between the parties of the FARM Astruing this contract of the first particular of the	the same; all of which creon, and all rents colling the first part, for said countries hereto that this end and HOME SAVINGS to the By-Laws of said All Chereunto set the EDGMENT. The Public, in and for the personally appears to be the identical process of the said seal at my office in the colling of the said seal at my office in the colling of the said seal at my office in the colling of the	shall be a lien upon said premected by said party of the seconsideration, do hereby expectation, do hereby expectation and each and ever and LOAN ASSOCIATION association and the Laws of the Country of Mandelland and seal of the decoding of the country of the second who arecuted the with untary act and deed, for the upon the country act and the country act	prises and secured and part shall be pressly waive an any part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal and purposes and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in concare to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA, BS. STATE OF OKLAHOMA, BS. and State of Okasama, on this Additional bits instrument and acknowledged to me that They extherein set forth. IN WITNESS WHEREOF, I have bereunto set forth.	; also for foreclosing closure rendered the haid particulated of the homestead exemp and between the parties of the FARM Astruing this contract of the first particular of the	the same; all of which creon, and all rents colling the first part, for said countries hereto that this end and the By-Laws of said All Chereunto set the By-Laws of said seal at my office in the said seal	shall be a lien upon said premented by said party of the seconsideration, do hereby expected by said party of the seconsideration, do hereby expected and secons and seal of the description of the secons of the second of the secons of the second of the se	pises and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri lay and year first SEE SEE in and foregoing ses and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contare to govern. IN WITNESS WHEREOF, the said part of the said said said of the said said said said of the said said said said said said said said	; also for foreclosing closure rendered the said particulated of the homestead exemp and between the particus of the FARM Astruing this contract of the first particular of the first particular of the first particular of the same as secured the same as et my hand and officially of all of the same as et my hand and off	the same; all of which creon, and all rents collected in the first part, for said coution and stay laws of the ties hereto that this end and HOME SAVINGS at the By-Laws of said All the Chereunto set the Chereun	shall be a lien upon said premented by said party of the seconsideration, do hereby expected by said party of the seconsideration, do hereby expected and secons and seal of the description and the Laws of the secons of the second of the sec	pises and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri lay and year first SEE SEE in and foregoing ses and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in concare to govern. IN WITNESS WHEREOF, the said part of the State of Original And State of Original Original Country and State of Original Origina	; also for foreclosing closure rendered the said particle of the homestead exemp and between the part was of the FARM A struing this contract of the first part. Sold ACKNOWL BEFORE ME, a Note that the same as the same a	the same; all of which creon, and all rents collected in the first part, for said coution and stay laws of the ties hereto that this end and HOME SAVINGS at the By-Laws of said All the Chereunto set the Chereun	shall be a lien upon said premented by said party of the seconsideration, do hereby expected by said party of the seconsideration, do hereby expected and secons and seal of the description of the secons of the second of the se	pises and secured and part shall be pressly waive an ry part thereof. is OF MISSOURI, State of Missouri lay and year first SEE SEE in and foregoing ses and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in contare to govern. IN WITNESS WHEREOF, the said part of the said said of the said said of the said said said of the said said said said said of the said said said of the said said said said said said said said	; also for foreclosing closure rendered the said particulated of the homestead exemp and between the part was of the FARM Astruing this contract of the first part. See See See See See See See See See Se	the same; all of which creon, and all rents colling the first part, for said countries hereto that this end and stay laws of the ties hereto that this end and HOME SAVINGS to the By-Laws of said All Chereunto set the EDGMENT. The personally appears to be the identical process of the identical p	shall be a lien upon said premented by said party of the seconsideration, do hereby expected by said party of the seconsideration, do hereby expected and secons and seal of the decrease of the second who axecuted the without and seal of the unitary act and deed, for the unita	poises and secured and part shall be pressly waive an any part thereof. is OF MISSOURI, State of Missouri day and year first Seal Seal security and foregoing see and purposes
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in concare to govern. IN WITNESS WHEREOF, the said part of the said part of the said part of the said part of the said state of Objection, on this 2000 day of the instrument and acknowledged to me that They extherein set forth, IN WITNESS WHEREOF, I have hereunto so and State of Objection, this 2000 in this 2000 day of the said state of Objection, this 2000 is and State of Objection, this 2000 is and State of Objection, this 2000 is and State of Objection this 2000 is and 3000	also for foreclosing closure rendered the said particle of the homestead exemp and between the part was of the FARM Astruing this contract of the first part. ACKNOWL BEFORE ME, a Note that the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of the same as the my hand and office of t	the same; all of which creon, and all rents collete first part, for said contion and stay laws of the ties hereto that this end and HOME SAVINGS to the By-Laws of said And Chereunto set the By-Laws of said And Chereunto set the EDGMENT. The personally appears to be the identical process of the	shall be a lien upon said premented by said party of the seconsideration, do hereby expected by said party of the seconsideration, do hereby expected and secons and seal of the description of the secons of the se	prises and secured and part shall be pressly waive an any part thereof. is OF MISSOURI, State of Missouri lay and year first Seal. Sea
attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of fore applied on the payment of said debt. And the sappraisement of said real estate and all benefits of the IT IS UNDERSTOOD AND AGREED, by a made and entered into in accordance with the By-La and the laws of the State of Missouri, and in concare to govern. IN WITNESS WHEREOF, the said particle above written. STATE OF OKLAHOMA. SS. and State of Oklahoma, on this 2000 day of Mandall Market and State of Oklahoma, on this 2000 day of Mandall Market and State of Oklahoma, this Acceptance of the State of Oklahoma, this Acceptance of Oklahoma, thi	; also for foreclosing closure rendered the said particulated of the homestead exemp and between the part was of the FARM Astruing this contract of the first part and the first part and the first part are with the first part and the first part and the first part are with the first part and the first part and the first part are with the first part and the first part and the first part and the first part are with the first part and the first part a	the same; all of which creon, and all rents collete first part, for said countries the first part, for said countries hereto that this end and HOME SAVINGS at the By-Laws of said Andrew Chereunto set the countries of the countr	shall be a lien upon said premented by said party of the seconsideration, do hereby expected by said party of the seconsideration, do hereby expected and secons and seal of the description of the secons of the se	poises and secured and part shall be pressly waive an any part thereof. is OF MISSOURI, State of Missouri lay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE

PROPERTY AND INCIDENT AND INCIDENT