	NOTE OR OBL			
		The same of the sa	meh forh	19/0
FOR VALUE RECEIVED Later promise i	to pay to the order of the	FARM AND HOME	e savings and loan a	SSOCIATION OF
IISSOURI, the following sums of money, viz:				
ame being the monthly dues on the Househ hereof, numbered 2470 —this day pledged				
Dollars	and the sum of N	lation to secure a roan	A second	Dollars.
Three Howard Dollars, the same being the interest due monthly upon said Dollars, the sai	sum so burrowed by	and the sum of	Form and 50	,
Dollars, the sai	me being the premium du	e monthly upon said s	sum so borrowed. And 2	promise to pay
o said Association at its Home Office at Nevada, l	Missouri, all of said sums	of money amounting	in the aggregate to	
Lighty Doll	lars, on the 20th day of e	ach and every month,	and continue such monthly	payments until the
ues, payments on stock, together with the earnir alue of said certificate of stock, and said certificat				
And Jue further agree, in case of default				
nes and penalties assessed on account thereof, in				
tock pledged and the security given to secure said				
aid monthly sum, aggregating		and the second of the second o	Dollars, each an	
nonth hereafter until the maturity of said stock, n				
ertificate_of stock_to redemption by said Asso				
hall be taken by said Association in full satisfacti				
This obligation may be paid off at any tim	ne upon giving thirty day	ys' written Notice to	the Home Office of the Ass	ociation at Nevada,
fissouri, in which event this Note or Obligation	may be credited on such	h repayment of loan	with the withdrawal value	of the stock carried
ith thể same.				
하는 얼굴이 얼마나 된 점점이 살았다.	Seal	leaux	L. Robbins	Seal
		h a la	L. Robbins	879
	Seal	Xr. U.B.	obbina	Seal
ther agreements, then these presents shall be voice namediately foreclosed and enforced for the unpair ereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturation torney's fee for instituting suit upon this Mortgay by this mortgage, and included in any decree of for poplied on the payment of said debt. And the	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Assority, and	hall be and remain in lof said note, the unpaid taxes, assessments ociation, for the non-parts. Authorial he same; all of which on, and all rents colle e first part, for said co	full force and effect, and the aid interest and premium, as and insurance, and to propose a small be a lien upon said pected by said party of the consideration, dohereby	nd the expenditures tect the title to said tiums, expenditures, Dollars remises and secured second part shall be
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by not the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied 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	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Assority, and age; also for foreclosing t loreclosure rendered there he said part he of the of the homestead exemptic y and between the partic y-Laws of the FARM AN	hall be and remain in of said note, the unpaid taxes, assessments point on for the non-part of the non-part of the non-part of the same; all of which on, and all rents collection and stay laws of the said to the hereto that this enter the nones here the nones hereto the no	full force and effect, and the aid interest and premium, as and insurance, and to prospect of said interest, premarks as a lient upon said pected by said party of the consideration, done hereby a State of Oklahoma. AND LOAN ASSOCIATIO	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof. is
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for a pplied 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 our to govern.	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Assority, and	hall be and remain in of said note, the unpaid taxes, assessments ociation, for the non-persecution, for the non-persecution, for the non-persecution, and all rents collection and stay laws of the se hereto that this enter that the said A half of the By-Laws of said A	full force and effect, and the aid interest and premium, as and insurance, and to propose a small be a lien upon said pected by said party of the consideration, do hereby a State of Oklahoma. The contract, and each and a sociation and the Laws of the said interest.	nd the expenditures tect the title to said alones, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is NOF MISSOURI, he State of Missouri
ther agreements, then these presents shall be voice mediately forcelosed and enforced for the unpaisereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied on the payment of said debt. And the appraisement of said real estate and all benefits of the IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in our to govern. IN WITNESS WHEREOF, the said part	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Assority, and	hall be and remain in of said note, the unpaid taxes, assessments ociation, for the non-persecution, for the non-persecution, for the non-persecution, for the non-persecution, for the same; all of which on, and all rents colle e first part, for said con and stay laws of the shereto that this enter that this enter that the said A the hereunto set.	full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premiums as hall be a lien upon said pected by said party of the consideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESSOCIATION	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is NOF MISSOURI, the State of Missouri the day and year first
nade and entered into in accordance with the By and the laws of the State of Missouri, and in o are to govern.	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Assority, and	hall be and remain in of said note, the unpaid taxes, assessments ociation, for the non-persecution, for the non-persecution, for the non-persecution, for the non-persecution, for the same; all of which on, and all rents colle e first part, for said con and stay laws of the shereto that this enter that this enter that the said A the hereunto set.	full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premiums as hall be a lien upon said pected by said party of the consideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESSOCIATION	nd the expenditures, tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof. is NOF MISSOURI, the State of Missourine day and year first
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of fepplied on the payment of said debt. And the appraisement of said real estate and all benefits of the IS UNDERSTOOD AND AGREED, by nade and entered into in accordance with the By and the laws of the State of Missouri, and in or the togovern. IN WITNESS WHEREOF, the said part.	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Assority, and	hall be and remain in of said note, the unpaid taxes, assessments ociation, for the non-persecution, and all rents collection and stay laws of the selection that this entered that this entered that the entered Home Savings the By-Laws of said A	full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premiums as hall be a lien upon said pected by said party of the consideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESSOCIATION	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof. is NOF MISSOURI, he State of Missourine day and year first
ther agreements, then these presents shall be voice nemediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturitorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied on the payment of said debt. And the praisement 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 one to govern. IN WITNESS WHEREOF, the said part	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Assority, and	hall be and remain in of said note, the unpaid taxes, assessments ociation, for the non-persecution, and all rents collection and stay laws of the selection that this entered that this entered that the entered Home Savings the By-Laws of said A	full force and effect, and the aid interest and premium, as and insurance, and to propose a small be a lien upon said pected by said party of the consideration, do hereby a State of Oklahoma. The contract, and each and a sociation and the Laws of the said interest.	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is NOF MISSOURI, the State of Missouri the day and year first
ther agreements, then these presents shall be voice nemediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturitorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied on the payment of said debt. And the praisement 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 one to govern. IN WITNESS WHEREOF, the said part	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass wity, and Age; also for foreclosing t loreclosure rendered there he said part in of the of the homestead exemptic y and between the partic y-Laws of the FARM AN construing this contract to SEE SEE SEE SEE SEE SEE	hall be and remain in lof said note, the unpaid taxes, assessments pociation, for the non-particular forms of the non-particular forms and all rents college first part, for said command stay laws of the shereto that this enternance of the By-Laws of said A forms of the By-Laws o	full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premiums as hall be a lien upon said pected by said party of the consideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESSOCIATION	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is NOF MISSOURI, the State of Missouri the day and year first
ther agreements, then these presents shall be voice namediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by not the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgey this mortgage, and included in any decree of applied on the payment of said debt. And the payment of said real estate and all benefits of the IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in one to govern. IN WITNESS WHEREOF, the said part, bove written.	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Ass rity, and	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents colle e first part, for said con and stay laws of the se hereto that this enternance of the By-Laws of said A law. hereunto set the Laws of said A Laws of said A Laws hereunto set the	full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premarks as all be a lien upon said pected by said party of the existeration, do hereby a State of Oklahoma. The contract, and each and a AND LOAN ASSOCIATION and the Laws of the contract and seal party of the special party of the contract, and each and a AND LOAN ASSOCIATION and the Laws of the contract and seal party of the contract.	nd the expenditures tect the title to said alums, expenditures,
ther agreements, then these presents shall be voice namediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by not the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgey this mortgage, and included in any decree of applied on the payment of said debt. And the payment of said real estate and all benefits of the IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in one to govern. IN WITNESS WHEREOF, the said part, bove written.	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Ass rity, and	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents colle e first part, for said con and stay laws of the se hereto that this enternance of the By-Laws of said A law. hereunto set the Laws of said A Laws of said A Laws hereunto set the	full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premarks as all be a lien upon said pected by said party of the existeration, do hereby a State of Oklahoma. The contract, and each and a AND LOAN ASSOCIATION and the Laws of the contract and seal party of the special party of the contract, and each and a AND LOAN ASSOCIATION and the Laws of the contract and seal party of the contract.	nd the expenditures tect the title to said alums, expenditures,
ther agreements, then these presents shall be voice namediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by the tomey's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of feeplied on the payment of said debt. And the praisement of said real estate and all benefits of its UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the togovern. IN WITNESS WHEREOF, the said part, bove written.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Assority, and Age; also for foreclosing t loreclosure rendered there he said part in of the of the homestead exemptic y and between the partic y-Laws of the FARM AN construing this contract to SEE ACKNOWLE	hall be and remain in lof said note, the unpaid taxes, assessments pociation, for the non-party of the non-party of the non-party of the same; all of which on, and all rents college first part, for said command stay laws of the same that this enter that this enter that the said A by Laws of said A b	full force and effect, and the aid interest and premium, as and insurance, and to prospect of said interest, premarkship in shall be a lien upon said pected by said party of the consideration, do hereby a State of Oklahoma. three contract, and each and a AND LOAN ASSOCIATION ESOCIATION SECRETARY AND LOAN ASSOCIATION SECRETARY AND LOAN ASSO	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice namediately foreclosed and enforced for the unpaiereinbefore named, made by the said party of the remises, together with the charges as provided by the management of mortgages before their maturationney's fee for instituting suit upon this Mortgage this mortgage, and included in any decree of for a policy of the payment of said debt. And the praisement of said real estate and all benefits of its UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the togovern. IN WITNESS WHEREOF, the said part, bove written. STATE OF OKLAHOMA, SS.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Assority, and age; also for foreclosing t loreclosure rendered there he said part in of the of the homestead exemptic y and between the partic y-Laws of the FARM AN construing this contract to SEE ACKNOWLE BEFORE ME, a Note March. 1946	hall be and remain in lof said note, the unpaid taxes, assessments potation, for the non-party of the non-party of the same; all of which on, and all rents college first part, for said coon and stay laws of the said has hereto that this enternance of the By-Laws of said A law. hereunto set the DGMENT.	ifull force and effect, and the aid interest and premium, as and insurance, and to prospect of said interest, premarks a shall be a lien upon said pected by said party of the consideration, do hereby a State of Oklahoma. tire contract, and each and a AND LOAN ASSOCIATION ESOCIATION ESOCIATION AND LOAN ASSOCIATION AND LOAN	nd the expenditures tect the title to said alums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof. is NO OF MISSOURI, he State of Missourine day and year first Seat
ther agreements, then these presents shall be voice namediately foreclosed and enforced for the unpairereinbefore named, made by the said party of the remises, together with the charges as provided by not the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of applied on the payment of said debt. And the payment 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 one to govern. IN WITNESS WHEREOF, the said part, bove written. STATE OF OKLAHOMA, SS. COUNTY. and State of Oklahoma, on this 24 day of and Mill. Radhing a few	d; otherwise, the same s id amount of the principal ne second part, to pay so r the By-Laws of said Ass rity, and age; also for foreclosing t foreclosure rendered there ne said part and of the of the homestead exemptic y and between the partic -Laws of the FARM AN constraing this contract to ACKNOWLE BEFORE ME, a Note March 19/1	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents collection, and stay laws of the se hereto that this enternance of the By-Laws of said A Law hereunto set Market Definition of the collection and for the personally appear to be the identical in the said not said and said a	is full force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premarks as a lien upon said pected by said party of the consideration, do hereby a State of Oklahoma. The contract, and each and a AND LOAN ASSOCIATION and the Laws of the contract and seal party of the country of the cou	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpaisereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of feeplied on the payment of said debt. And the payment of said real estate and all benefits of the UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in the togovern. IN WITNESS WHEREOF, the said part, bove written. STATE OF OKLAHOMA, SS. COUNTY. SS. COUNTY. SS. COUNTY. And Relling, Inc. Lambaced, instrument and acknowledged to me that Tribe berein set forth.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass writy, and	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents collection, and stay laws of the se hereto that this entered to HOME SAVINGS the By-Laws of said A to the hereunto set the collection and for the collection of the said and the hereunto set the collection of the collecti	ifull force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, premarks a said interest, premarks and said party of the consideration, do hereby a State of Oklahoma. The contract, and each and AND LOAN ASSOCIATION ESSOCIATION SECRETARY AND LOAN ASSOCIATION SECRE	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpaisereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of feeplied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by nade and entered into in accordance with the By and the laws of the State of Missouri, and in one to govern. IN WITNESS WHEREOF, the said party bove written. STATE OF OKLAHOMA, State of Oklahoma, on this 24 day of and Lall Laborities, have been been set forth.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass y the By-Laws of foreclosing t foreclosure rendered there he said part was of the foreclosure rendered there he said part was of the foreclosure rendered there he said part was of the foreclosure rendered there he said part was of the foreclosure ACKNOWLE BEFORE ME, a Note March 19/ his wife, to me known y executed the same as to set my hand and official	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that the said According to the By-Laws of said According to the terminate of the control of the contr	is full force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, premarks a said interest, premarks and insurance, and to prosyment of said interest, premarks and party of the consideration, do hereby a State of Oklahoma. The contract, and each and AND LOAN ASSOCIATION Exociation and the Laws of the County of Julia and seal party and seal party and deed, for the county of Julia.	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be vote mmediately forcelosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied on the payment of said debt. And the appraisement of said real estate and all benefits of its UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in our to govern. IN WITNESS WHEREOF, the said party shows written. STATE OF OKLAHOMA, Ss. COUNTY. STATE OF OKLAHOMA, Ss. COUNTY. IN WITNESS WHEREOE, the said party has been and schowledged to me that The cherein set forth.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass y the By-Laws of foreclosing t foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered the foreclosure ACKNOWLE BEFORE ME, a Note March 19/ his wife, to me known y executed the same as to set my hand and official	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that the said According to the By-Laws of said According to the terminate of the control of the contr	is full force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, premarks a said interest, premarks and insurance, and to prosyment of said interest, premarks and party of the consideration, do hereby a State of Oklahoma. The contract, and each and AND LOAN ASSOCIATION Exociation and the Laws of the County of Julia and seal party and seal party and deed, for the county of Julia.	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of full population 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 our to govern. IN WITNESS WHEREOF, the said part, above written. STATE OF OKLAHOMA, SS. GOUNTY. SS. Hard State of Oklahoma, on this 24 day of and Ald Robbins, have been been sherein set forth.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass y the By-Laws of foreclosing t foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered the foreclosure ACKNOWLE BEFORE ME, a Note March 19/ his wife, to me known y executed the same as to set my hand and official	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that the said According to the By-Laws of said According to the terminate of the control of the contr	is full force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, premarks a said interest, premarks and insurance, and to prosyment of said interest, premarks and party of the consideration, do hereby a State of Oklahoma. The contract, and each and AND LOAN ASSOCIATION Exociation and the Laws of the County of Julia and seal party and seal party and deed, for the county of Julia.	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be vote mmediately forcelosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied on the payment of said debt. And the appraisement of said real estate and all benefits of its UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in our to govern. IN WITNESS WHEREOF, the said party shows written. STATE OF OKLAHOMA, Ss. COUNTY. STATE OF OKLAHOMA, Ss. COUNTY. IN WITNESS WHEREOE, the said party has been and schowledged to me that The cherein set forth.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass y the By-Laws of foreclosing t foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered the foreclosure ACKNOWLE BEFORE ME, a Note March 19/ his wife, to me known y executed the same as to set my hand and official	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that the said According to the By-Laws of said According to the terminate of the control of the contr	is full force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, premarks a said interest, premarks and insurance, and to prosyment of said interest, premarks and party of the consideration, do hereby a State of Oklahoma. The contract, and each and AND LOAN ASSOCIATION Exociation and the Laws of the County of Julia and seal party and seal party and deed, for the county of Julia.	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturationer's fee for instituting suit upon this Mortgagy this mortgage, and included in any decree of formal and 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 our to govern. IN WITNESS WHEREOF, the said part, show written. STATE OF OKLAHOMA, Ss. COUNTY. SS. COUNTY. IN WITNESS WHEREOF, I have become and State of Oklahoma, this. IN WITNESS WHEREOF, I have become and State of Oklahoma, this.	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass y the By-Laws of foreclosing t foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered there he said part wo of the foreclosure rendered the foreclosure ACKNOWLE BEFORE ME, a Note March 19/ his wife, to me known y executed the same as to set my hand and official	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. According to the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that the said According to the By-Laws of said According to the terminate of the control of the contr	is full force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, premarks a said interest, premarks and insurance, and to prosyment of said interest, premarks and party of the consideration, do hereby a State of Oklahoma. The contract, and each and AND LOAN ASSOCIATION Exociation and the Laws of the County of Julia and seal party and seal party and deed, for the county of Julia.	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be vote mmediately foreclosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturationey's fee for instituting suit upon this Mortgay 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 and the laws of the State of Missouri, and in our to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, SS. COUNTY. IN WITNESS WHEREOF, I have become and State of Oklahoma, this. [SEAL] My commission 88 Notary Pr	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass wity, and	hall be and remain in lof said note, the unpaid taxes, assessments ociation, for the non-particle. A long of the non-particle of the same; all of which on, and all rents college first part, for said con and stay laws of the se hereto that this enternance of the By-Laws of said A long hereto that the said A long hereto that the enternance of the By-Laws of said A long hereto that the said A long hereto that the enternance of the long hereto that the enternance of the long hereto that the long hereto the long hereto that the long hereto the long here	ituli force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, prema shall be a lien upon said pected by said party of the maideration, do hereby estate of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESOCIATION ESOCIATION ESOCIATION ESOCIATION ESOCIATION AND LOAN ASSOCIATION ESOCIATION ES	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpaintereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of for pplied on the payment of said debt. And the appraisement of said real estate and all benefits of its UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in our to govern. IN WITNESS WHEREOF, the said part, show written. STATE OF OKLAHOMA, and State of Oklahoma, on this 24 day of and Ald Robbins, have laudened, naturated in the payment and scknowledged to me that The herein set forth. IN WITNESS WHEREOF, I have hereum and State of Oklahoma, this. [SEAL] My commission as Notary Pt	d; otherwise, the same s id amount of the principal ne second part, to pay so y the By-Laws of said Ass wity, and Age; also for foreclosing t foreclosure rendered there he said part in of the of the homestead exemptic y and between the partic y and between the same as SEE ACKNOWLE BEFORE ME, a Note March 19/ his wife, to me known y executed the same as to set my hand and official y and day of March LL, ability expires on the 22 STRUCTIONS FO	hall be and remain in lof said note, the unpaid taxes, assessments ociation, for the non-particle. A long of the non-particle of the same; all of which on, and all rents college first part, for said con and stay laws of the se hereto that this enternance of the By-Laws of said A long hereto that the said A long hereto that the enternance of the By-Laws of said A long hereto that the said A long hereto that the enternance of the long hereto that the enternance of the long hereto that the long hereto the long hereto that the long hereto the long here	ituli force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, prema shall be a lien upon said pected by said party of the maideration, do hereby estate of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESOCIATION ESOCIATION ESOCIATION ESOCIATION ESOCIATION AND LOAN ASSOCIATION ESOCIATION ES	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be vote mediately forcelosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of feepplied 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 our to govern. IN WITNESS WHEREOF, the said part, shove written. STATE OF OKLAHOMA, State of Oklahoma, on this 24 day of and Ital Robbins, have become therein set forth. IN WITNESS WHEREOF, I have become and State of Oklahoma, this [SEAL] My commission as Notary Present the word "himself," "herself" or the party of the surgary signs the instrument by mark of the instrument in the instrument by mark of th	d; otherwise, the same a did amount of the principal ne second part, to pay so the By-Laws of said Assority, and Age; also for foreclosing the foreclosure rendered there are said part. It of the fifth homestead exemption and between the particular of the first part has some of the farm and construing this contract in the first part has some of	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. A substitute of the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that this entered that the said A substitute of sa	ifull force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, prema shall be a lien upon said pected by said party of the maideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESOCIATION SECRETARY AND LOAN ASSOCIATION AND LOAN ASSOCIATI	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be vote mediately forcelosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of feepplied 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 our to govern. IN WITNESS WHEREOF, the said part, shove written. STATE OF OKLAHOMA, State of Oklahoma, on this 24 day of and Ital Robbins, have become therein set forth. IN WITNESS WHEREOF, I have become and State of Oklahoma, this [SEAL] My commission as Notary Present the word "himself," "herself" or the party of the surgary signs the instrument by mark of the instrument in the instrument by mark of th	d; otherwise, the same a did amount of the principal ne second part, to pay so the By-Laws of said Assority, and Age; also for foreclosing the foreclosure rendered there are said part. It of the fifth homestead exemption and between the particular of the first part has some of the farm and construing this contract in the first part has some of	hall be and remain in of said note, the unpaid taxes, assessments position, for the non-particle. A substitute of the same; all of which on, and all rents college first part, for said con and stay laws of the same to that this entered that this entered that this entered that the said A substitute of sa	ifull force and effect, and the aid interest and premium, a sand insurance, and to prosyment of said interest, prema shall be a lien upon said pected by said party of the maideration, do hereby e State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESOCIATION SECRETARY AND LOAN ASSOCIATION AND LOAN ASSOCIATI	nd the expenditures tect the title to said aiums, expenditures,
ther agreements, then these presents shall be voice mediately foreclosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their maturationey's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of formal and the payment of said debt. And the appraisement of said real estate and all benefits of the UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in our to govern. IN WITNESS WHEREOF, the said part, show written. STATE OF OKLAHOMA, Ss. COUNTY. IN WITNESS WHEREOF, I have bereined and State of Oklahoma, on this 2.4 day of maturation and state of Oklahoma, this. [SEAL] My commission as Notary Proceedings of the mortgage the instrument by mark so signing by mark and explained the contents the	d; otherwise, the same s id amount of the principal ne second part, to pay so the By-Laws of said Assority, and Age; also for foreclosing the said part. It of the foreclosure rendered there are said part. It of the fifth homestead exemptic y and between the particular of the first part has construing this contract to the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said the same as to set my hand and official said. STRUCTIONS FO "themselves."	hall be and remain in lof said note, the unpaid taxes, assessments ociation, for the non-particular forms and all rents college first part, for said come and stay laws of the se hereto that this enternance of the By-Laws of said A for the hereunto set the Laws of said A forms and the identical personally appears to be the identical personal all seal at my office in 1900. Refilling BL things BL things the said that after such extends	ifull force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premarks a shall be a lien upon said pected by said party of the misideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESSOCIATION ESSOCIATION ESSOCIATION AND LOAN ASSOCIATION ESSOCIATION ESS	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof, is NO OF MISSOURI, he State of Missouri he day and year first secure within and foregoing to uses and purposes to uses and purposes are uses and purposes that over to the party riedged it."
ther agreements, then these presents shall be vote mediately forcelosed and enforced for the unpainereinbefore named, made by the said party of the remises, together with the charges as provided by nd the payment of mortgages before their maturatorney's fee for instituting suit upon this Mortgay this mortgage, and included in any decree of feepplied 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 our to govern. IN WITNESS WHEREOF, the said part, shove written. STATE OF OKLAHOMA, State of Oklahoma, on this 24 day of and Ital Robbins, have become therein set forth. IN WITNESS WHEREOF, I have become and State of Oklahoma, this [SEAL] My commission as Notary Present the word "himself," "herself" or the party of the surgary signs the instrument by mark of the instrument in the instrument by mark of th	d; otherwise, the same s id amount of the principal ne second part, to pay so the By-Laws of said Assority, and Age; also for foreclosing the said part. It of the foreclosure rendered there are said part. It of the fifth homestead exemptic y and between the particular of the first part has construing this contract to the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said part. It is not the first part has said the same as to set my hand and official said. STRUCTIONS FO "themselves."	hall be and remain in lof said note, the unpaid taxes, assessments ociation, for the non-particular forms and all rents college first part, for said come and stay laws of the se hereto that this enternance of the By-Laws of said A for the hereunto set the Laws of said A forms and the identical personally appears to be the identical personal all seal at my office in 1900. Refilling BL things BL things the said that after such extends	ifull force and effect, and the aid interest and premium, as and insurance, and to prosyment of said interest, premarks a shall be a lien upon said pected by said party of the misideration, do hereby a State of Oklahoma. tire contract, and each and AND LOAN ASSOCIATION ESSOCIATION ESSOCIATION ESSOCIATION AND LOAN ASSOCIATION ESSOCIATION ESS	nd the expenditures tect the title to said aiums, expenditures, Dollars remises and secured second part shall be expressly waive an every part thereof. is no OF MISSOURI, he State of Missourine day and year first secure within and foregoing to uses and purposes are uses and purposes.