그리면 하는 일반 문에는 그는 생각이 가려면 있는 것이 말하는 것이 됐었다고 하고 하는 것이 되었다고 말하고 하는데 없다.	NOTE OR OF	110011.01. 2n	
		Nevada, Miccount, Chris 20th	19/0
FOR VALUE RECEIVED promise to MISSOURI, the following sums of money, viz:	The second secon	be FARM AND HOME SAVINGS AND LOAN ASSOC	
		ecty	
thereof, numbered 2506 this day pledged	d by Med to said Appen	ciation to secure a loan of Sweetly true	
는 사고 보고 있는 것이 되는 사고 있는 것이 되었다. 그는 경우 전 <mark>계</mark> 되고 있는 것이 되는 사람들이 되는 사고 있는 것이다. 그 것이다는 사람이 있는 것이다. 그 없다는 사람이 있는 것이다.	The state of the state of the state of the state of	two and 25/100	Dollars,
the same being the interest due monthly upon said		ue monthly upon said sum so borrowed. And use p	
		is of money amounting in the aggregate to.	
		each and every month, and continue such monthly payme	
dues, payments on stock, together with the earning	ngs and profits credited	thereon, shall make said certificate of stock equal to the	ne par or face
		o mature and reach par value inmonths from	10 may 2 mg 2 m
얼마나 이 나는 아이들에 어려워 되게 그리면 살아서 되었다.	일보다 다른 그림은 얼마나 얼마 먹었다.	l sums of money, or any part thereof, monthly as aforesa ules and regulations of said Association, and if, in case o	
	길 위에 가장된 내가 하나게 하네네고 사람	all, upon the sale thereof, be iusufficient to pay said As	100
		and agree to fully pay and discharge the same. The	
said monthly sum, aggregating	-	Dollars, each and ever	
그는 이 이 사람들은 생각이 있는데, 그 사람들은 사람들이 사람들이 어떻게 되었다.		nes, penalties, advances, liens and other charges shall enti- value thereof, and the said share—of stockso taken a	
shall be taken by said Association in full satisfacti			nta reaccined
그 가는 사는 어린 사회에는 그렇게 그렇게 그 있다. 어느 없다.	di dalam katalah salah di jajar	ays' written Notice to the Home Office of the Association	n at Nevada,
Missouri, in which event this Note or Obligation with the same.	may be credited on su	ch repayment of loan with the withdrawal value of the	stock carried
	Seak,	milton C. Hace	Seal.
	60	mary C. Hale	
	Seal:	Mary E. Diale	Seal
remises, together with the charges as provided by nd the payment of mortgages before their matur ttorney's fee for instituting suit upon this Mortga y this mortgage, and included in any decree of fo pplied on the payment of said debt. And the	the By-Laws of said As rity, and www of age; also for foreclosing oreclosure rendered ther e said part le of the	said taxes, assessments and insurance, and to protect the sociation, for the non-payment of said interest, premiums, the same; all of which shall be a lien upon said premise eon, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma.	expenditures, Dollars s and secured part shall be
oremises, together with the charges as provided by and the payment of mortgages before their matural actionney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of frapplied 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 cure to govern.	the By-Laws of said As rity, and word of the recognition of the first of the homestead exempt y and between the part-Laws of the FARM A construing this contract	sociation, for the non-payment of said interest, premiums, which shall be a lien upon said premise een, and all-rents collected by said party of the second is first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The said consideration and each and every post home is the said contract, and each and every post home savings and loan Association of the By-Laws of said Association and the Laws of the State of Oklahoma.	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri
oremises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgagy this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part	the By-Laws of said As rity, and word of the recognition of the first of the homestead exempt y and between the part-Laws of the FARM A construing this contract	sociation, for the non-payment of said interest, premiums, when we first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The same; all of which shall be a lien upon said premise seen, and all-rents collected by said party of the second in first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereby that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the S	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri
oremises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgagy this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part	the By-Laws of said As rity, and word of the recognition of the first of the homestead exempt y and between the part-Laws of the FARM A construing this contract	sociation, for the non-payment of said interest, premiums, when we first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The same; all of which shall be a lien upon said premise seen, and all-rents collected by said party of the second in first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereby that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the S	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri
remises, together with the charges as provided by and the payment of mortgages before their mature attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part	the By-Laws of said As rity, and word of the recognition of the first of the homestead exempt y and between the part-Laws of the FARM A construing this contract	sociation, for the non-payment of said interest, premiums, when we first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The same; all of which shall be a lien upon said premise seen, and all-rents collected by said party of the second in first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereby that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the S	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by nd the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortgagy this mortgage, and included in any decree of for pplied on the payment of said debt. And the ppraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Bynd the laws of the State of Missouri, and in cree to govern. IN WITNESS WHEREOF, the said part.	the By-Laws of said As rity, and word of the recognition of the first of the homestead exempt y and between the part-Laws of the FARM A construing this contract	sociation, for the non-payment of said interest, premiums, which shall be a lien upon said premise een, and all-rents collected by said party of the second is first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The said consideration and each and every post home is the said contract, and each and every post home savings and loan Association of the By-Laws of said Association and the Laws of the State of Oklahoma.	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by and the payment of mortgages before their mature attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part	the By-Laws of said As rity, and word of the recognition of the first of the homestead exempt y and between the part-Laws of the FARM A construing this contract	sociation, for the non-payment of said interest, premiums, where I if it is the same; all of which shall be a lien upon said premise eon, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereby that this entire contract, and each and every part home. The said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and seal the day and seal the day the said the said of the State of the Sta	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by and the payment of mortgages before their mature attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of it. IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part above written.	the By-Laws of said As rity, and word of the lower rendered ther e said part of the homestead exempt y and between the part-Laws of the FARM A construing this contract of the first part has a construing the first part has	sociation, for the non-payment of said interest, premiums, where I if it is the same; all of which shall be a lien upon said premise eon, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The second are hereto that this entire contract, and each and every part home. The said Association and the Laws of the State of Oklahoma and seal are the said Association and the Laws of the State of the State of Oklahoma. The said Association and the Laws of the State of the State of Oklahoma. The said Association and the Laws of the State of Oklahoma. The said Association and the Laws of the State of Oklahoma. The said Association and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma. The said Consideration and the Laws of the State of Oklahoma.	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by and the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgagy 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 its UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of the sa	the By-Laws of said As rity, and word of the first part has seed a construing this contract and of the first part has seed a construing this contract and construing the first part has seed a const	sociation, for the non-payment of said interest, premiums, when we fuffy the same; all of which shall be a lien upon said premise een, and all-rents collected by said party of the second in first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every possible hereto that the second every possible hereto the second every possible her	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by and the payment of mortgages before their maturationney's fee for instituting suit upon this Mortgaty this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the Byand the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of the STATE OF OKLAHOMA, boy written. STATE OF OKLAHOMA, see County.	the By-Laws of said As rity, and word of the first part has so for foreclosing oreclosure rendered there is said part of the first part has sof the first part has soft the first part has some soft the first part has soft the first	sociation, for the non-payment of said interest, premiums, when we fifty the same; all of which shall be a lien upon said premise con, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. ies hereto that this entire contract, and each and every part Home Savings and Loan association of the By-Laws of said association and the Laws of the State of Challe and seal the day Mary C Halle DGMENT. ary Public, in and for the County of Tulksey personally appeared Multime of the	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by nd the payment of mortgages before their mature torney's fee for instituting suit upon this Mortgaty 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 nade and entered into in accordance with the Byand the laws of the State of Missouri, and in cree to govern. IN WITNESS WHEREOF, the said part of the	the By-Laws of said As rity, and word of the first part has so for foreclosing oreclosure rendered there is said part of the first part has sof the first part has soft the first par	sociation, for the non-payment of said interest, premiums, when we fifty the same; all of which shall be a lien upon said premise con, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part Home Savings and Loan association of the By-Laws of said association and the Laws of the State of the State of the State of Oklahoma. The hereunto set their hand and seal the day are the day of the State of the State of the State of the State of Oklahoma. The hereunto set their hand and seal the day of the State o	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first
remises, together with the charges as provided by nd the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortgary 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 one to govern. IN WITNESS WHEREOF, the said part of the written. STATE OF OKLAHOMA, and the state of Oklahoma, on this 2312, day of and Many Office of Oklahoma, on this 2312, day of a measurement and acknowledged to me that I he years a strainment and acknowledged to me that I he years a strainment and acknowledged to me that I he years.	the By-Laws of said As rity, and word of the first part has so for foreclosing oreclosure rendered there is said part of the first part has sof the first part has soft the first par	the same; all of which shall be a lien upon said premise seen, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part home. The said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the State of the State of the State of Oklahoma. The hereto that this entire contract, and each and every part home. The said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Seal Seal and foregoing and purposes
remises, together with the charges as provided by and the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortgate by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in one to govern. IN WITNESS WHEREOF, the said part of	the By-Laws of said As rity, and word of the first part of the homestead exempt y and between the part-Laws of the FARM A construing this contract of the first part has been seen as a construing the first part has been seen as a construing the same as a construing the sa	the same; all of which shall be a lien upon said premise eon, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. See hereto that this entire contract, and each and every party of the By-Laws of said Association and the Laws of the State By-Laws of said Association and the Laws of the State By-Laws of said Association and the Laws of the State By-Laws of said Association and seal the day are public, in and for the County of the State By-Laws of said Association and seal the day are public, in and for the County of the State By-Laws of said Association and deed, for the uses	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Seal Seal and foregoing and purposes
remises, together with the charges as provided by and the payment of mortgages before their mature ttorney's fee for instituting suit upon this Mortgate by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in one to govern. IN WITNESS WHEREOF, the said part of the written. STATE OF OKLAHOMA, and the state of Oklahoma, on this 2341, day of and Many O House written.	the By-Laws of said As rity, and word of the first part of the homestead exempt y and between the part-Laws of the FARM A construing this contract of the first part has been seen as a construing the first part has been seen as a construing the same as a construing the sa	sociation, for the non-payment of said interest, premiums, when the Same; all of which shall be a lien upon said premise eon, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part home. The said Association and the Laws of the State By-Laws of said Association and the Laws of the State By-Laws of said Association and the Laws of the State By-Laws of said Association and seal the day and seal the day. The hereunto set their hand and seal the day and seal the day are public, in and for the County of the State By-Laws of the State By-Laws of the County of the State By-Laws of the Occupance of the Within the seal of the County of the State By-Laws of the Within I seal at my office in the County of the State By-Laws of the State By-Laws of the County of the State By-Laws of the State B	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Seas Seas and foregoing and purposes
oremises, together with the charges as provided by and the payment of mortgages before their mature, and the payment of mortgages before their mature, torney's fee for instituting suit upon this Mortgage, by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of the said part o	the By-Laws of said As rity, and word of the first part of the homestead exempt y and between the part-Laws of the FARM A construing this contract of the first part has been seen as a construing the first part has been seen as a construing the same as a construing the sa	sociation, for the non-payment of said interest, premiums, when the Same; all of which shall be a lien upon said premise son, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the State of the Laws of the State of the State of Oklahoma. The hereto that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of the State of the By-Laws of the State of the By-Laws of the State of the St	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first SEE and foregoing and purposes
oremises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgagy 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 ourse to govern. IN WITNESS WHEREOF, the said part above written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, Above written. STATE OF OKLAHOMA, Above written. STATE OF OKLAHOMA, IN WITNESS WHEREOF, the said part of the said said state of Oklahoma, this and State of Oklahoma, this and State of Oklahoma, this are instrument and state of Oklahoma.	the By-Laws of said As rity, and and office of the said part of the said part of the first part has some of the same as a second of	sociation, for the non-payment of said interest, premiums, when the Same; all of which shall be a lien upon said premise son, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the State of the Laws of the State of the State of Oklahoma. The hereto that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of the State of the By-Laws of the State of the By-Laws of the State of the St	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first SEE and foregoing and purposes
premises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of a bove written. STATE OF OKLAHOMA, and the said part of the said said state of Oklahoma, on this 23 s.	the By-Laws of said As rity, and and office of the said part of the said part of the first part has some of the same as a second of	sociation, for the non-payment of said interest, premiums, when the Same; all of which shall be a lien upon said premise eon, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part home. The said Association and the Laws of the State By-Laws of said Association and the Laws of the State By-Laws of said Association and the Laws of the State By-Laws of said Association and seal the day and seal the day. The hereunto set their hand and seal the day and seal the day are public, in and for the County of the State By-Laws of the State By-Laws of the County of the State By-Laws of the Occupance of the Within the seal of the County of the State By-Laws of the Within I seal at my office in the County of the State By-Laws of the State By-Laws of the County of the State By-Laws of the State B	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Seas and foregoing and purposes
premises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of above written. STATE OF OKLAHOMA, and this 23 of any of any of accordance with the said part of a said state of Oklahoma, on this 23 of any of any of accordance with the said state of Oklahoma, this and State of Okl	the By-Laws of said As rity, and word of the construing this contract with the first part has seen as a construing this contract with the first part has seen as a construing the first part has seen the first part h	sociation, for the non-payment of said interest, premiums, when the Same; all of which shall be a lien upon said premise son, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the State of the Laws of the State of the State of Oklahoma. The hereto that this entire contract, and each and every part of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of said Association and the Laws of the State of the By-Laws of the State of the By-Laws of the State of the By-Laws of the State of the St	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Sear and foregoing and purposes
premises, together with the charges as provided by and the payment of mortgages before their matural actioners's fee for instituting suit upon this Mortgages by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of the said of the said part of the said part of the said of the said said state of Oklahoma, on this of the said part of the said said state of Oklahoma, this of the said state of Oklahoma, the said state of Oklahoma, the said state of Oklahoma, the said state of Oklahoma of the said state of Oklahoma, the said state of Oklahoma of th	the By-Laws of said As rity, and word of the first part of the homestead exempt y and between the part Laws of the FARM A construing this contract of the first part has been been been been been been been bee	sociation, for the non-payment of said interest, premiums, when the Same; all of which shall be a lien upon said premise son, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every part the By-Laws of said Association and the Laws of the State of Oklahoma. The hereunto set their hand and seal the day and hereunto set their hand and seal the day and hereunto set their hand and seal the day and personally appeared the within the personally appeared to the within their free and voluntary act and deed, for the uses all seal at my office in the County of the seal of the seal of the County of the seal of the County of the seal of the State of St	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Sear and foregoing and purposes
premises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of above written. STATE OF OKLAHOMA, and this 23 and many of the country. In WITNESS WHEREOF, I have hereunt and State of Oklahoma, this and State of Oklahoma, th	the By-Laws of said As rity, and word of the first part is construing this contract of the first part in the first part	the same; all of which shall be a lien upon said premise seen, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that the seal and the Laws of the State hereto that the County of the day and the seal at the day appeared possible hereto the within the possible hereto the county of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses are possible to the county of the use of	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Sear and foregoing and purposes of Oklahoma,
premises, together with the charges as provided by and the payment of mortgages before their matural attorney's fee for instituting suit upon this Mortgage by this mortgage, and included in any decree of for applied on the payment of said debt. And the appraisement of said real estate and all benefits of IT IS UNDERSTOOD AND AGREED, by made and entered into in accordance with the By and the laws of the State of Missouri, and in care to govern. IN WITNESS WHEREOF, the said part of the world acknowledged to me that I he substitute of Oklahoma, on this 2328, day of the said State of Oklahoma, this and State of Ok	the By-Laws of said As rity, and word of the first part of the homestead exempt y and between the part-Laws of the FARM A construing this contract of the first part has vife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife.	the same; all of which shall be a lien upon said premise seen, and allerents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that this entire contract, and each and every possible hereto that the seal and the Laws of the State hereto that the County of the day and the seal at the day appeared possible hereto the within the possible hereto the county of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses all seal at my office in the County of the uses are possible to the county of the use of	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Secure and foregoing and purposes of Oklahoma,
state of Oklahoma, on this 2323 day of and Manay Q Accessions WHEREOF, I have hereunt and State of Oklahoma, this. IN WITNESS WHEREOF, I have hereuntable of Oklahoma, this. [SEAL] My commission es Notary Pu 1. Insert the word "bimself," "herself" or 2. If anyone signs the instrument by mark,	the By-Laws of said As rity, and word of the first part of the homestead exempt y and between the part-Laws of the FARM A construing this contract of the first part has vife, to me know executed the same as a construing this wife, to me know executed the same as a construing this wife.	the same; all of which shall be a lien upon said premise eon, and all-rents collected by said party of the second are first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The first part, for said consideration, do hereby expression and stay laws of the State of Oklahoma. The first part part is the said association and the Laws of the State of Oklahoma. The By-Laws of said Association and the Laws of the State of Oklahoma. The By-Laws of said Association and the Laws of the State of Oklahoma. The By-Laws of said Association and the Laws of the State of Oklahoma. The By-Laws of said Association and the Laws of the State of Oklahoma. The day of the State of Oklahoma. The day of the County of the State of Oklahoma. The State of Oklahoma of Oklahoma. The State of Oklahoma of Oklahoma. The State of Oklahoma of Oklahoma of Oklahoma. The State of Oklahoma of Oklahoma of Oklahoma of Oklahoma. The State of Oklahoma of Oklahoma of Oklahoma of Oklahoma of Oklahoma. The State of Oklahoma of Oklahom	expenditures, Dollars s and secured part shall be sly waive an art thereof, is MISSOURI, te of Missouri and year first Secure and foregoing and purposes of Oklahoma,

TENEDO DE LA COMP