FOR VALUE RECEIVED promise to pay to the MISSOURI, the following sums of money, viz: The sum of same being the monthly dues on the - ///2 share of the these of, numbered 258 % this day pledged by the Dollars, and the sum the same being the interest due monthly upon said sum so bor Dollars, the same being the to said Association at its Home Office at Nevada, Missouri, all the same being the control of the same being the total association at its Home Office at Nevada, Missouri, all the same being the control of the same being the said Association at its Home Office at Nevada, Missouri, all the same being the said Association at its Home Office at Nevada, Missouri, all the same being the said Association at its Home Office at Nevada, Missouri, all the same being the said Association at its Home Office at Nevada, Missouri, all the same being the said Association at its Home Office at Nevada, Missouri, all the same being the same being the said Association at its Home Office at Nevada, Missouri, all the same being t	e order of the FA Munite e capital stock of to said Association of Visit e premium due mo l of said sums of m 20th day of each	Nevada, Missori, Co. RM AND HOME SAVI said Association, represent to secure a loan of and the sum of Co. and the sum of Co. and the sum of control upon said sum so noney amounting in the sum of every month, and co	nted and evidenced by the	Dollars, the certificate
dues, payments on stock, together with the earnings and provalue of said certificate of stock, and said certificate of stock is And And further agree, in case of default in the payr fines and penalties assessed on account thereof, in accordance stock pledged and the security given to secure said monthly balance which may be due and owing on said loan with said monthly sum, aggregating month hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock, and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter until the maturity of said stock and the paymenth hereafter un	estimated to mate ment of said sums with the rules a payments shall, u promiseand ment of all fines, pu as a coredited value Obligation and Dee ing thirty days' w	of money, or any part of money, or any part of regulations of said A pon the sale thereof, be agree	thereof, monthly as afore association, and if, in case issufficient to pay said ad discharge the same. The Dollars, each and even and other charges shall enter of stock so taker to secure the same.	m date thereof. said, to pay all of default, the Association any the payment of ery consecutive title all of said a and redeemed tion at Nevada,
with the same.		<i>o_</i>		
	Seāl)	hank & m		Seal
	Eell .	Ruch m	mal	Seals
premises, together with the charges as provided by the By-Law and the payment of mortgages before their maturity, and attorney's fee for instituting suit upon this Mortgage; also for by this mortgage, and included in any decree of foreclosure reapplied on the payment of said debt. And the said part appraisement of said real estate and all benefits of the homest IT IS UNDERSTOOD AND AGREED, by and between made and entered into in accordance with the By-Laws of the and the laws of the State of Missouri, and in construing the reto govern. IN WITNESS WHEREOF, the said part of the above written.	r foreclosing the sa endered thereon, a of the first tend exemption an een the parties her be FARM AND He his contract the B	me; all of which shall ind all rents collected by part, for said consideral stay laws of the State eto that this entire conomic SAVINGS AND Ity-Laws of said Association.	be a lien upon said premi y said party of the secon tion, do. hereby expr of Oklahoma tract, and each and every OAN ASSOCIATION O on and the Laws of the S	Dollars ses and secured d part shall be essly waive an part thereof, is F MISSOURI, tate of Missouri
[2017] [18] [18] [2017] [2017] [2017] [2017] [2017] [2017] [2017] [2017]	Seal	Frank	& morse	Seal
	Seal)	Ruth :	E morse morse	Seal
STATE OF OKLAHOMA,]	to me known to k the same as Thru and and official sea of Augus	blic, in and for the Cour personally appeared	who executed the within act and deed, for the use only of Sulpa	n and foregoing s and purposes
INSTRUCT 1. Insert the word "himself," "herseif" or "themselves 2. If anyone signs the instrument by mark, add the wo so signing by mark and explained the contents thereof fully to Filed for record at Toksa, Oklahoma, this 28	IONS FOR F	Notary Public Service of Service	19/3	e of Oklahama.

readigraphic in all dispute stances