	NOTE OR O	BLIGATION.		
		그 그의 지난 경험에 지난 그는 사람들이 얼마나 하는 것이 바로 모르겠다면 다.	waled wath	19/0_
FOR VALUE RECEIVED, promise to MISSOURI, the following sums of money, viz:			LVINGS AND LOAN ASS	
same being the monthly dues on the			esented and evidenced by th	Dollars, the
thereof, numbered 2.647 this day pledged	d by <i>ca</i> _to said As	sociation to secure seloan of_	swerthous	
Dollars, 1	and the sum of	ty five and	59/10	Dollars,
the same being the interest due monthly upon said Dollars, the sa				
to said Association at its Home Office at Nevada, l				
forty Doll	lars, on the 20th day	of each and every month, and	continue such monthly pay	ments until the
dues, payments on stock, together with the earnin value of said certificate of stock, and said certificat			사는 이 길으로 하다는 가는 것이 중심하다.	
Andfurther agree, in case of default	t in the payment of sa	id sums of money, or any p	art thereof, monthly as afore	said, to pay al
fines and penalties assessed on account thereof, in				
stock pledged and the security given to secure said balance which may be due and owing on said k		医乳头管内 医多头性皮肤 经工作证券 医血管管		
said monthly sum, aggregating			Dollars, each and ev	The Art of the Control of the Contro
mouth bereafter until the maturity of said stock, a	The first of the second of the			
certificateof stockto redemption by said Asso shall be taken by said Association in full satisfacti				n and redeemed
This obligation may be paid off at any tim		일시, 레이지, 전문, 작업 이 가운 되어졌다		tion at Nevada
Missouri, in which event this Note or Obligation				
with the same.				
	Seal	Leter M. Ve	verson.	Sea
	Sau.	- Marie St		@G
		manu XII	· kverson.	Seā
immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their matur- attorney's fee for instituting suit upon, this Mortga 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	d amount of the principle second part, to pay the By-Laws of said Arity, and Arity, and Greelosin oreclosure rendered the said part are of f the homestead exempt	pal of said note, the unpaids said taxes, assessments and association, for the non-payment of the same; all of which shareon, and all rents collected the first part, for said considution and stay laws of the States.	interest and premium, and the insurance, and to protect ent of said interest, premium. I be a lien upon said premit by said party of the second eration, do hereby expected of Oklahoma.	the expenditures the title to sai s, expenditures Dollar ises and secure and part shall h ressly waive a
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgaby this mortgage, and included in any decree of fo 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.	d amount of the principle second part, to pay the By-Laws of said fifty, and age; also for foreclosin oreclosure rendered the said part age of the homestead exemply and between the part ages of the FARM construing this contract.	pal of said note, the unpaid- said taxes, assessments and association, for the non-payme well because of g the same; all of which sha ereon, and all rents collected the first part, for said consid- notion and stay laws of the Sta- rties hereto that this entire and HOME SAVINGS AN et the By-Laws of said Association	interest and premium, and to insurance, and to protect ent of said interest, premium. All be a lien upon said premium of the second eration, do hereby expense of Oklahoma. Contract, and each and every D LOAN ASSOCIATION Contact and the Laws of the Said party of the second eration.	the expenditures the title to sai as, expenditures Dollar ises and secure and part shall h ressly waive a y part thereof, i OF MISSOUR
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgaby 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 contract the said t	d amount of the principle second part, to pay the By-Laws of said fifty, and age; also for foreclosin oreclosure rendered the said part age of the homestead exemply and between the part ages of the FARM construing this contract.	pal of said note, the unpaid- said taxes, assessments and association, for the non-paymo Law Leading g the same; all of which sha ereon, and all rents collected the first part, for said consid- bition and stay laws of the Sta- rties hereto that this entire of AND HOME SAVINGS ANI at the By-Laws of said Associate has Chereunto set	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l by said party of the seconderation, do hereby expette of Oklahoma. contract, and each and every D LOAN ASSOCIATION Clation and the Laws of the Schand and seal the definition an	the expenditures the title to said as, expenditures Dollar ises and secured part shall be ressly waive as a part thereof. It part thereof. It is a part th
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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.	d amount of the principle second part, to pay the By-Laws of said fifty, and age; also for foreclosin oreclosure rendered the said part age of the homestead exemply and between the part ages of the FARM construing this contract.	pal of said note, the unpaid- said taxes, assessments and association, for the non-paymo Law Leading g the same; all of which sha ereon, and all rents collected the first part, for said consid- bition and stay laws of the Sta- rties hereto that this entire of AND HOME SAVINGS ANI at the By-Laws of said Associate has Chereunto set	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l by said party of the seconderation, do hereby expette of Oklahoma. contract, and each and every D LOAN ASSOCIATION Clation and the Laws of the Schand and seal the definition an	the expenditures the title to said s, expenditures Dollar ises and secured and part shall be ressly waive an y part thereof. i OF MISSOURI state of Missouri
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattomey's fee for instituting suit upon this Mortgaby this mortgage, and included in any decree of feapplied 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.	d amount of the principle second part, to pay the By-Laws of said fifty, and age; also for foreclosin oreclosure rendered the said part age of the homestead exemply and between the part ages of the FARM construing this contract.	pal of said note, the unpaids said taxes, assessments and association, for the non-payme was said to same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said	interest and premium, and to dissurance, and to protect ent of said interest, premium all be a lien upon said premi d. by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the distribution.	the expenditures the title to said as, expenditures Dollar ises and secured part shall be ressly waive as a part thereof. It part thereof. It is a part th
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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.	d amount of the princi- ne second part, to pay the By-Laws of said A rity, and	pal of said note, the unpaid said taxes, assessments and association, for the non-payme with the same; all of which shareon, and all rents collected the first part, for said considiction and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND the By-Laws of said Association and stay laws of said Association and said said said said said said said sai	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l by said party of the seconderation, do hereby expette of Oklahoma. contract, and each and every D LOAN ASSOCIATION Clation and the Laws of the Schand and seal the definition an	the expenditures the title to said as, expenditures Dollar ises and secured part shall be ressly waive as a part thereof. It part thereof. It is a part th
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgaby 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.	d amount of the princi- ne second part, to pay the By-Laws of said A rity, and	pal of said note, the unpaids said taxes, assessments and association, for the non-payme was said to same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said	interest and premium, and to dissurance, and to protect ent of said interest, premium all be a lien upon said premi d. by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the distribution.	the expenditures the title to said as, expenditures Dollar ises and secured part shall be ressly waive as a part thereof. It part thereof. It is a part th
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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.	d amount of the principle second part, to pay the By-Laws of said Arity, and age; also for foreclosin oreclosure rendered the said part and between the pay and between the pay and between the pay and the farm of the farm o	pal of said note, the unpaids said taxes, assessments and association, for the non-payed with the same; all of which shareon, and all rents collected the first part, for said considution and stay laws of the Starties hereto that this entire AND HOME SAVINGS AND IN THE BY-Laws of said Associate the By-Laws	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l by said party of the seconderation, do hereby expente of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal of the difference of the Schand and Seal of the Seal	the expenditures the title to sai as, expenditures Dollar ises and secure and part shall b ressly waive a part thereof, i OF MISSOUR state of Missour ay and year fire
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattomey's fee for instituting suit upon this Mortgaby 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 above written.	d amount of the principle second part, to pay the By-Laws of said Arity, and age; also for foreclosin oreclosure rendered the said part Lee of the homestead exempy and between the part Laws of the FARM construing this contraction of the first part SEE ACKNOWL	pal of said note, the unpaides said taxes, assessments and association, for the non-payme of the same; all of which share ereon, and all rents collected the first part, for said considering and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND THE By-Laws of said Associated the By-Laws of said Associat	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi I by said party of the second eration, do hereby expense of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contract and the Laws of the Schand and seal of the distance of the Schand and Seal of the Seal of the Schand and Seal of the S	the expenditures the title to sai as, expenditures Dollar ises and secure and part shall h ressly waive a r part thereof. OF MISSOUR itate of Missour ay and year fire
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortgaby 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.	d amount of the principle second part, to pay the By-Laws of said age; also for foreclosin oreclosure rendered the said part. Co. of the homestead exempy and between the pay and between the pay. Laws of the FARM construing this contract. Of the first part. SEE ACKNOWL BEFORE ME, a N.	pal of said note, the unpaides said taxes, assessments and association, for the non-payme with the same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said As	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the Schand and Seal the S	the expenditures the title to sai as, expenditures Dollar ises and secure and part shall h ressly waive a r part thereof. OF MISSOUR itate of Missou ay and year fire
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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.	d amount of the principle second part, to pay the By-Laws of said Arity, and age; also for foreclosin oreclosure rendered the said part. Co. of the homestead exempy and between the part. Construing this contract of the first part. ACKNOWL BEFORE ME, a N. Lieuwier 16 his wife, to me known the part. See 19 ACKNOWL	pal of said note, the unpaides said taxes, assessments and association, for the non-payme was a same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND to the By-Laws of said Associate the By-Laws	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l. by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the seal of	the expenditures the title to sai s, expenditures Dollar ises and secure and part shall h ressly waive a r part thereof. OF MISSOUR State of Missou ay and year fire
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. and State of Oklahoma, on this Zakaday of and State of Oklahoma, on this Zak	d amount of the principle second part, to pay the By-Laws of said Arity, and age; also for foreclosin oreclosure rendered the said part. Co. of the homestead exempy and between the part. Construing this contract of the first part. SEE SEE SEE SEE SEE SEE SEE SEE SEE SE	pal of said note, the unpaid said taxes, assessments and association, for the non-payme was a same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said Associa	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l. by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the said who executed the withing act and deed, for the use the said and deed,	the expenditures the title to sai s, expenditures Dollar ises and secure and part shall h ressly waive a r part thereof. OF MISSOUR State of Missou ay and year firs Secure in and foregoin es and purpose
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. county and State of Oklahoma, on this Located instrument and acknowledged to me that Live therein set forth. IN WITNESS WHEREOF, I have hereunted instrument and acknowledged to me that Live therein set forth.	d amount of the principle second part, to pay the By-Laws of said and the By-Laws of said and the said part. Let of the homestead exempy and between the pay and between the pay and between the pay. Laws of the FARM construing this contract of the first part. ACKNOWL BEFORE MF, a Note of the same as a second of the	pal of said note, the unpaid said taxes, assessments and association, for the non-payme with the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said Assoc	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l. by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the said who executed the withing act and deed, for the use the said and deed,	the expenditures the title to sai s, expenditures Dollar ises and secure and part shall b ressly waive a r part thereof, i OF MISSOUR itate of Missour ay and year firs Secure
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. county. SS. county. SS. county. IN WITNESS WHEREOF, I have hereuntered in the said state of Oklahoma, this and the	d amount of the principle second part, to pay the By-Laws of said and the By-Laws of said and the said part. Let of the homestead exempy and between the pay and between the pay and between the pay. Laws of the FARM construing this contract of the first part. ACKNOWL BEFORE MF, a Note of the same as a second of the	pal of said note, the unpaid said taxes, assessments and association, for the non-payme with the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said Assoc	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi l. by said party of the secon cration, do hereby expete of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the said who executed the withing act and deed, for the use the said and deed,	the expenditures the title to sai s, expenditures Dollar ises and secure and part shall b ressly waive a r part thereof, i OF MISSOUR itate of Missour ay and year firs Secure
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. county and State of Oklahoma, on this Located instrument and acknowledged to me that Live therein set forth. IN WITNESS WHEREOF, I have hereunted instrument and acknowledged to me that Live therein set forth.	d amount of the principle second part, to pay the By-Laws of said and the By-Laws of said and the said part. Let of the homestead exempy and between the pay and between the pay and between the pay. Laws of the FARM construing this contract of the first part. ACKNOWL BEFORE MF, a Note of the same as a second of the	pal of said note, the unpaid said taxes, assessments and association, for the non-payme with the same; all of which shareon, and all rents collected the first part, for said considition and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said Assoc	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby expense of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and Seal the discountry of the second eration and the Laws of the Schand and Seal the discountry of the Schand and Seal the discountry of the Use Schand and dead, for the use country of the Schand and dead, for the use country of the Schand and dead, for the use country of the Schand and dead, for the use country of the Schand and dead, for the sch	the expenditures the title to sai as, expenditures Dollar ises and secure and part shall b ressly waive a r part thereof, i OF MISSOUR itate of Missour ay and year firs Secure
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. county. SS. county. SS. county. IN WITNESS WHEREOF, I have hereuntered in the said state of Oklahoma, this and the	d amount of the principle second part, to pay the By-Laws of said Arity, and age; also for foreclosin oreclosure rendered the said part. Let of the homestead exemply and between the part. Laws of the FARM construing this contract. Of the first part SEE ACKNOWL BEFORE ME, a Note of the same as a second of the same as	pal of said note, the unpaided said taxes, assessments and association, for the non-payme with the same; all of which share ereon, and all rents collected the first part, for said considiction and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of sai	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby expense of Oklahoma. contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and Seal the discountry of the second eration and the Laws of the Schand and Seal the discountry of the Schand and Seal the discountry of the Use Schand and dead, for the use country of the Schand and dead, for the use country of the Schand and dead, for the use country of the Schand and dead, for the use country of the Schand and dead, for the sch	the expenditures the title to saids, expenditures Dollar ises and secure and part shall b ressly waive and part thereof. if OF MISSOURI State of Missour ay and year firs Secure
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. COUNTY. SS. COUNTY. IN WITNESS WHEREOF, I have hereuntered in the said state of Oklahoma, this and State of Oklahoma, this and State of Oklahoma, this [SEAL]	d amount of the principle second part, to pay the By-Laws of said after the By-Laws of said and age; also for foreclosing oreclosure rendered the said part. Let. of the homestead exempy and between the pay and between the pay. Laws of the FARM construing this contract of the first part. SEE ACKNOWL BEFORE ME, a Note of the same as a second of the same as a seco	pal of said note, the unpaid said taxes, assessments and association, for the non-payme with the same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of said Asso	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby explained of Oklahoma. Contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the second eration and the Laws of the Schand and seal the discount of the second eration and deed, for the use the second eration, shall be second eration.	the expenditures the title to said se, expenditures Dollar ises and secure and part shall b ressly waive an re
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturationary's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. county. SS. and State of Oklahoma, on this 2/2/day of and 1/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2	d amount of the principle second part, to pay the By-Laws of said artity, and age; also for foreclosin oreclosure rendered the said part. Let. of the homestead exempy and between the part. Laws of the FARM construing this contract of the first part. SEE ACKNOWL BEFORE ME, a Note of the same as a second of the same a	pal of said note, the unpaided said taxes, assessments and association, for the non-payme with the same; all of which share ereon, and all rents collected the first part, for said considiction and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of said Associate the By-Laws of sai	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby explained of Oklahoma. Contract, and each and every D LOAN ASSOCIATION Contains and the Laws of the Schand and seal the discount of the second eration and the Laws of the Schand and seal the discount of the second eration and deed, for the use the second eration, shall be second eration.	the expenditure the title to said se, expenditures Dollar ises and secure and part shall b ressly waive an res
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. COUNTY. SS. AND AGREED SS. AN	d amount of the principle second part, to pay the By-Laws of said arity, and age; also for foreclosin oreclosure rendered the said part. Let. of the homestead exempy and between the part. Laws of the FARM construing this contract of the first part. Said ACKNOWL BEFORE ME, a Note of the same as a second of the same a	pal of said note, the unpaid said taxes, assessments and association, for the non-payme of the same; all of which shareon, and all rents collected the first part, for said considiation and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND to the By-Laws of, said Associate the By-Laws of, said Associate the By-Laws of, said Associate the By-Laws of said Ass	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby explained of Oklahoma. contract, and each and every DIOAN ASSOCIATION Contains and the Laws of the Schand and seal the distribution of the second eration and the Laws of the Schand and seal the distribution and deed, for the use county of the second eration, do hereby explain and the distribution and the Laws of the Schand and seal the distribution and deed, for the use county of the second eration, shall be seen that I read the instrument of the second eration and the instrument of the second eration and the second e	the expenditures the title to said is, expenditures Dollar ises and secured and part shall be ressly waive ar part thereof, is OF MISSOURI State of Missour ay and year firs Secured in and foregoing es and purpose
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturationey's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. COUNTY. SS. And State of Oklahoma, on this will day of and state of Oklahoma, on this will be and state of Oklahoma, this instrument and acknowledged to me that when therein set forth. IN WITNESS WHEREOF, I have hereuntered and State of Oklahoma, this is [SEAU] My commission set Notary Police 1. Insert the word "himself," "herself" or 2. If snyone signs the instrument by mark, so signing by mark and explained the contents the	d amount of the principle second part, to pay the By-Laws of said arity, and age; also for foreclosin oreclosure rendered the said part. Let of the homestead exempy and between the pay and between the pay and between the pay. Laws of the FARM construing this contract of the first part. ACKNOWL BEFORE ME, a Note of the same as a set my hand and off let are contract of	pal of said note, the unpaid said taxes, assessments and association, for the non-payme of the same; all of which shareon, and all rents collected the first part, for said considiction and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND HOME SAVINGS AND THE BY Laws of said Associate the By Laws	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby expense of Oklahoma. contract, and each and every D LOAN ASSOCIATION (liation and the Laws of the Schand and seal the description) the said of the second eration and deed, for the use of the second eration of the second eration and deed, for the use of the second eration of the second eration of the second eration and the Laws of the Schand and seal the description of the second eration and the instrument of the second eration. County of the second eration are and deed, for the use of the second eration, the second eration are and the instrument of the second eration.	the expenditures the title to said is, expenditures Dollar ises and securee and part shall be ressly waive an part thereof. i OF MISSOURI state of Missour ay and year firs Secure in and foregoin in and foregoin es and purpose
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturationey's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. COUNTY. SS. And State of Oklahoma, on this will day of and state of Oklahoma, on this will be and state of Oklahoma, this instrument and acknowledged to me that when therein set forth. IN WITNESS WHEREOF, I have hereuntered and State of Oklahoma, this is [SEAU] My commission set Notary Police 1. Insert the word "himself," "herself" or 2. If snyone signs the instrument by mark, so signing by mark and explained the contents the	d amount of the principle second part, to pay the By-Laws of said arity, and age; also for foreclosin oreclosure rendered the said part. Let of the homestead exempy and between the pay and between the pay and between the pay. Laws of the FARM construing this contract of the first part. ACKNOWL BEFORE ME, a Note of the same as a set my hand and off let are contract of	pal of said note, the unpaid said taxes, assessments and association, for the non-payme of the same; all of which shareon, and all rents collected the first part, for said considiction and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND HOME SAVINGS AND THE BY Laws of said Associate the By Laws	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby expense of Oklahoma. contract, and each and every D LOAN ASSOCIATION (liation and the Laws of the Schand and seal the description) the said of the second eration and deed, for the use of the second eration of the second eration and deed, for the use of the second eration of the second eration of the second eration and the Laws of the Schand and seal the description of the second eration and the instrument of the second eration. County of the second eration are and deed, for the use of the second eration, the second eration are and the instrument of the second eration.	the expenditures the title to said is, expenditures Dollar ises and securee and part shall be ressly waive an part thereof, is OF MISSOURI State of Missour ay and year firs Sea Leave of Oklahoma es and purpose
other agreements, then these presents shall be void immediately foreclosed and enforced for the unpaid hereinbefore named, made by the said party of the premises, together with the charges as provided by and the payment of mortgages before their maturattorney's fee for instituting suit upon this Mortga by this mortgage, and included in any decree of fe 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. STATE OF OKLAHOMA, SS. COUNTY. SS. AND AGREED SS. AN	d amount of the principle second part, to pay the By-Laws of said arity, and age; also for foreclosin oreclosure rendered the said part. Let of the homestead exempy and between the pay and between the pay and between the pay. Laws of the FARM construing this contract of the first part. ACKNOWL BEFORE ME, a Note of the same as a set my hand and off let are contract of	pal of said note, the unpaid said taxes, assessments and association, for the non-payme of the same; all of which shareon, and all rents collected the first part, for said considiction and stay laws of the Starties hereto that this entire and HOME SAVINGS AND HOME SAVINGS AND HOME SAVINGS AND THE BY Laws of said Associate the By Laws	interest and premium, and it insurance, and to protect ent of said interest, premium all be a lien upon said premi it by said party of the second eration, do hereby expense of Oklahoma. contract, and each and every D LOAN ASSOCIATION (liation and the Laws of the Schand and seal the description) the said of the second eration and deed, for the use of the second eration of the second eration and deed, for the use of the second eration of the second eration of the second eration and the Laws of the Schand and seal the description of the second eration and the instrument of the second eration. County of the second eration are and deed, for the use of the second eration, the second eration are and the instrument of the second eration.	the expenditures the title to said is, expenditures Dollar ises and securee and part shall be ressly waive an part thereof, is OF MISSOURI State of Missour ay and year firs Sea Leave of Oklahoma es and purpose