	NOTE OR OB		<i>Y</i> ?	n!
		Nevada, Missouri 🌽	to Necrati	C19/O
FOR VALUE RECEIVED promise MISSOURI, the following sums of money, viz:	to pay to the order of the	he FARM AND HOME SA	VINGS AND LOAN AS	SOCIATION OF
ame being the monthly dues on the				
hereof, numbered 2650 this day pledge	ed by	ociation to secure a loan of	eight Lunds	ed
Dollars,	and the sum of Jeice	want Thee		Dollars,
he same being the interest due monthly upon sai	id sum so borrowed by æ	$lpha$ and the sum of $\mathcal A$	welling 2700	y
Dollars, the sociation state Home Office at Nevada,		lue monthly upon said sum		
		each and every month, and	원 등 연구한 연기에서 생각 사람들이 되었다.	
ues, payments on stock, together with the earn				
alue of said certificate of stock, and said certific	ate of stock is estimated to	o mature and reach par valu	e in $\mathcal{J}\mathcal{U}$ months (rom date thereof.
Andfurther agree, in case of defau				
ines and penalties assessed on account thereof, i took pledged and the security given to secure sa	the first the contract of the	 A Supplied to the Control of the Contr		
alance which may be due and owing on said		_and agreeto fully pay		
	steers)		Dollars, each and	
nonth hereafter until the maturity of said stock,	and the payment of all fi	nes, penalties, advances, lier	is and other charges shall	entitle all of said
ertificate_of stock_to redemption by said Ass				en and redeemed
hall be taken by said Association in full satisfac				
This obligation may be paid off at any tin lissouri, in which event this Note or Obligation				
rith the same.				\
f 1. 1.	ଙ୍କ	Harry	f Al	(CD)
	.Seāl	2) rang.	Amill.	Seals
M. L. Foster	Seal	``````` (/		Seal
ther agreements, then these presents shall be vo namediately foreclosed and enforced for the unpa- ereinbefore named, made by the said party of tremises, together with the charges as provided be not the payment of mortgages before their mate thorney's fee for instituting suit upon this Mortg y this mortgage, and included in any decree of pplied on the payment of said debt. And the	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered ther the said part 4 of the	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment, the same; all of which she con, and all zents collected the first part, for said considerations and considerations are said considerations.	interest and premium, and insurance, and to protect ant of said interest, premius all be a lien upon said premius by said-party of the sec- eration, downersby ex-	the expenditures t the title to said ms, expenditures, Dollars pises and secured and part shall be
ther agreements, then these presents shall be vo- mmediately foreclosed and enforced for the unpa- tereinbefore named, made by the said party of the remises, together with the charges as provided be and the payment of mortgages before their mate ttorney'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 appraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, the	aid amount of the principal the second part, to pay by the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestond exempt by and between the part by-Laws of the FARM Al	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected to first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall by said party of the sectoration, downereby exacte of Oklahoma. Contract, and each and even D LOAN ASSOCIATION	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI,
ther agreements, then these presents shall be vo- mmediately foreclosed and enforced for the unpa- creinbefore named, made by the said party of t- remises, together with the charges as provided b- ind the payment of mortgages before their mate ttorney's fee for instituting suit upon this Mortg- y this mortgage, and included in any decree of pplied on the payment of said debt. And the inpraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, to ande and entered into in accordance with the B- ind the laws of the State of Missouri, and in	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestand exempt by and between the part by-Laws of the FARM Alconstruing this contract	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected to first part, for said considion and stay laws of the States hereto that this entire ND HOME SAVINGS AN	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
ther agreements, then these presents shall be vo- mmediately foreclosed and enforced for the unpa- ereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate torney's fee for instituting suit upon this Mortgoy this mortgage, and included in any decree of applied on the payment of said debt. And the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the said end entered into in accordance with the Bound the laws of the State of Missouri, and in re- to govern. IN WITNESS WHEREOF, the said part.	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestand exempt by and between the part by-Laws of the FARM Alconstruing this contract	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and says and says of said Association and stay laws of said Association and says laws of said Associa	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
ther agreements, then these presents shall be vo- mmediately foreclosed and enforced for the unpa- ereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate torney's fee for instituting suit upon this Mortgoy this mortgage, and included in any decree of applied on the payment of said debt. And the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the said end entered into in accordance with the Bound the laws of the State of Missouri, and in re- to govern. IN WITNESS WHEREOF, the said part.	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestand exempt by and between the part by-Laws of the FARM Alconstruing this contract	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and says and says of said Association and stay laws of said Association and says laws of said Associa	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
ther agreements, then these presents shall be vo- mediately foreclosed and enforced for the unpa- creinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their mate torney's fee for instituting suit upon this Mortal ty this mortgage, and included in any decree of oplied on the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the lade and entered into in accordance with the Bund the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said part	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestand exempt by and between the part by-Laws of the FARM Alconstruing this contract	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and says and says of said Association and stay laws of said Association and says laws of said Associa	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri
ther agreements, then these presents shall be vo- mediately foreclosed and enforced for the unpa- creinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their mate torney's fee for instituting suit upon this Mortal ty this mortgage, and included in any decree of oplied on the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the lade and entered into in accordance with the Bund the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said part	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestand exempt by and between the part by-Laws of the FARM Alconstruing this contract	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and says and says of said Association and stay laws of said Association and says laws of said Associa	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first
ther agreements, then these presents shall be vo- neediately foreclosed and enforced for the unpa- ereinbefore named, made by the said party of t- remises, together with the charges as provided b- nd the payment of mortgages before their mate torney's fee for instituting suit upon this Mortg- y this mortgage, and included in any decree of pplied on the payment of said debt. And ti- ppraisement of said real estate and all benefits IT IS UNDERSTOOD AND AGREED, to ade and entered into in accordance with the B- and the laws of the State of Missouri, and in re- to govern. IN WITNESS WHEREOF, the said part	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the homestand exempt by and between the part by-Laws of the FARM Alconstruing this contract	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected to first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and stay the said Association and said Ass	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first
ther agreements, then these presents shall be vo- mediately foreclosed and enforced for the unpa- creinbefore named, made by the said party of the remises, together with the charges as provided by and the payment of mortgages before their mate torney's fee for instituting suit upon this Mortal ty this mortgage, and included in any decree of oplied on the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the lade and entered into in accordance with the Bund the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said part	aid amount of the principal the second part, to pay by the By-Laws of said Assure it, and gage; also for foreclosing foreclosure rendered there he said part of the foreclosure rendered the part of the homestond exempt by and between the part by-Laws of the FARM A construing this contract of the first part here.	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected to first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Association and stay the said Association and said Ass	interest and premium, and it insurance, and to protect ont of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby exacte of Oklahoma. CONTROCK, and each and even the LOAN ASSOCIATION intion and the Laws of the	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first
ther agreements, then these presents shall be voor mediately foreclosed and enforced for the unparticular of the tensises, together with the charges as provided by the highest their material of the payment of mortgages before their material of the payment of mortgages before their material of the payment of said debt. And the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the laws of the State of Missouri, and in the laws of the State of Missouri, and in the togover. IN WITNESS WHEREOF, the said particles of the said particles of the said the said particles. The said the said particles of the said the said particles of the said particles of the said particles. The said particles of the said particles of the said particles of the said particles. The said particles of the said particles of the said particles of the said particles of the said particles. The said particles of the said particl	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part by-Laws of the FARM Alconstruing this contract of the first part he SEE	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND The By-Laws of said Associate heretonto set	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby extee of Oklahoma. Contract, and each and even to LOAN ASSOCIATION intion and the Laws of the contract.	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first
ther agreements, then these presents shall be von mediately foreclosed and enforced for the unparereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their materiorney's fee for instituting suit upon this Mortgy this mortgage, and included in any decree of applied on the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the said entered into in accordance with the Board the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said part bove written. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, BS., and State of Oklahoma, on this 2 1112 day of the state of Oklahoma, on this 2 1112 day of the state of Oklahoma, on this 2 1112 day of the state of Oklahoma, on this 2 1112 day of the state of Oklahoma, on this 2 1112 day of the said part of the state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said state of Oklahoma, on this 2 1112 day of the said said said said said said said said	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part constraing this contract. Of the first part he said part of the first part he	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which showen, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto that the said Associate hereto h	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, do hereby extee of Oklahoma. Contract, and each and even the contract, and each and even the contract, and seal the contract.	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first
ther agreements, then these presents shall be voor mediately foreclosed and enforced for the unparticulately foreclosed and enforced for the unparticulately foreclosed and enforced for the unparticulately foreclosed, made by the said party of the temises, together with the charges as provided by the payment of mortgages before their mate torney's fee for instituting suit upon this Mortgage, and included in any decree of applied on the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the laws of the State of Missouri, and in the laws of the State of Missouri, and in the togovern. IN WITNESS WHEREOF, the said particularly for the said particularly for the said state of Oklahoma, on this 2///day of and	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part constraing this contract. ACKNOWLE SEFORE ME, a Not like wife, to me know	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto that the said Associate hereto hereto the said Associate hereto hereto the said Associate hereto hereto the said Associate hereto hereto the said Associate hereto	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby extee of Oklahoma. Contract, and each and even the contract, and each and even the contract, and seal the contract. Contract, and seal the contract and seal t	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be vo namediately foreclosed and enforced for the unpapereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate thorney's fee for instituting suit upon this Mortgy this mortgage, and included, in any decree of applied on the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the said entered into in accordance with the Board the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said part bove written. STATE OF OKLAHOMA, and the said part of	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part constraing this contract. ACKNOWLE SEFORE ME, a Not like wife, to me know	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associate hereto that the said Associate hereto hereto the said Associate hereto hereto the said Associate hereto hereto the said Associate hereto hereto the said Associate hereto	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall by said-party of the sectoration, downereby extee of Oklahoma. Contract, and each and even the contract, and each and even the contract, and seal the contract. Contract, and seal the contract and seal t	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be voor in mediately foreclosed and enforced for the unparticulately foreclosed and enforced for the unparticulately foreclosed and enforced for the unparticulately foreclosed, made by the said party of the temises, together with the charges as provided by the payment of mortgages before their mate torney's fee for instituting suit upon this Mortgothis mortgage, and included in any decree of opplied on the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the said end entered into in accordance with the Board the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said particular than the said state of Okiahoma, on this 2 //// May of the state of Okiahoma, on this 2 ///// May of the said state of Okiahoma, on this 2 ///// May of the said state of Okiahoma, on this 2 ///// May of the said state of Okiahoma, on this 2 /////// May of the said state of Okiahoma, on this 2 ////// May of the said state of Okiahoma, on this 2 ////////// IN WITNESS WHEREOF, I have been the said state of other than the series set forth.	and amount of the principal the second part, to pay by the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered them the said part of the foreclosure rendered them to the homestand exempt by and between the part by Laws of the FARM Almonstraing this contract of the first part has said and the same as and see my hand and officially the second of the same as and see my hand and officially the second of the same as and see my hand and officially the second of the same as and see my hand and officially the second of the same as and see my hand and officially the second of the same as and see my hand and officially the second of the same as and see my hand and officially the second of the same as and second of the second of the same as and second of the same as a second of the same a	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated hereto that the said Associated hereto the said As	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the seceration, do hereby extee of Oklahoma. Contract, and each and even to LOAN ASSOCIATION intion and the Laws of the said and seal the country of the said and seal the country of the said and seal the country of the said and seal the sa	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be voon mediately foreclosed and enforced for the unparereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their materiorney's fee for instituting suit upon this Mortgy this mortgage, and included, in any decree of applied on the payment of said debt. And the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the said end the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said particles written. STATE OF OKLAHOMA, and the said particles of Missouri, and in the said state of Oklahoma, on this Sufficients of the said state of Oklahoma, on this Sufficients and sate of Oklahoma, on this Sufficients.	and amount of the principal the second part, to pay by the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered them the said part of the foreclosure rendered them to the homestand exempt by and between the part by Laws of the FARM Almonstraing this contract of the first part has said and the same as and the set my hand and officially the second of the same as and set my hand and officially the second of the same as and set my hand and officially the second of the same as and second of the same as a second of the same	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated hereto that the said Associated hereto the said As	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the seceration, do hereby extee of Oklahoma. Contract, and each and even to LOAN ASSOCIATION intion and the Laws of the said and seal the country of the said and seal the country of the said and seal the country of the said and seal the sa	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri lay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be vo namediately foreclosed and enforced for the unpapereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate thorney's fee for instituting suit upon this Mortgy 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. IT IS UNDERSTOOD AND AGREED, the said entered into in accordance with the Board the laws of the State of Missouri, and in reto govern. IN WITNESS WHEREOF, the said part have written. STATE OF OKLAHOMA, and the said part have written. STATE OF OKLAHOMA, and the said part have written. STATE OF OKLAHOMA, and the said part have been a state of Oklahoma, on this State of Oklahoma, this and State of Oklahoma, this and State of Oklahoma, this	and amount of the principal the second part, to pay by the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered them the said part of the foreclosure rendered them to the homestand exempt by and between the part by Laws of the FARM Almonstraing this contract of the first part has said and the same as and the set my hand and officially the second of the same as and set my hand and officially the second of the same as and set my hand and officially the second of the same as and second of the same as a second of the same	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated hereto that the said Associated hereto the said As	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the seceration, do hereby extee of Oklahoma. Contract, and each and even to LOAN ASSOCIATION intion and the Laws of the said and seal the country of the said and seal the country of the said and seal the country of the said and seal the sa	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri clay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be voor immediately foreclosed and enforced for the unpapereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortgy 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. IT IS UNDERSTOOD AND AGREED, to made and entered into in accordance with the Board the laws of the State of Missouri, and in rector govern. IN WITNESS WHEREOF, the said particular of the said particular of the said particular of the said particular of the said state of Oklahoma, on this Different and State of Oklahoma, this ISEAL]	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part. Of the first part he said part of the said part of the first part he said said and official said of the same as and said of the	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto that the said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto that the said Associate hereto the sa	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall by said-party of the secention, do hereby extee of Oklahoma. Contract, and each and even the following of the said and seal the contract, and seal the contract, and deed, for the uponty of the said and seal the contract, and deed, for the uponty of the said and the said and deed, for the uponty of the said and the said	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri clay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be vo mediately foreclosed and enforced for the unpage ereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate tomey's fee for instituting suit upon this Mortgy 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. IT IS UNDERSTOOD AND AGREED, the said end entered into in accordance with the B and the laws of the State of Missouri, and in re to govern. IN WITNESS WHEREOF, the said part bove written. STATE OF OKLAHOMA, and this Affective of the said part bove written. STATE OF OKLAHOMA, and this Affective of the said part bove written. STATE OF OKLAHOMA, and this Affective of the said part control of the said part bove written. STATE OF OKLAHOMA, and this Affective of the said schooledged to me that the herein set forth. IN WITNESS WHEREOF, I have been and State of Okishoma, this and State of Okishoma, this	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part. Of the first part he said part of the said part of the first part he said said and official said of the same as and said of the	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto that the said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto that the said Associate hereto the sa	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall by said-party of the secention, do hereby extee of Oklahoma. Contract, and each and even the following of the said and seal the contract, and seal the contract, and deed, for the uponty of the said and seal the contract, and deed, for the uponty of the said and the said and deed, for the uponty of the said and the said	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri clay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
nade and entered into in accordance with the B and the laws of the State of Missouri, and in are to govern. IN WITNESS WHEREOF, the said participations written. STATE OF OKLAHOMA, State of Oklahoma, on this 2////day of and state of Oklahoma, on this 2////////////////////////////////////	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered ther the said part of the foreclosure rendered there he said part of the said part of the foreclosure rendered there he said part of the said part of the foreclosure rendered the part of the homestoid exempt by and between the part in SEES. ACKNOWLE SEES ACKNOWLE BEFORE ME, a Not see ME, a Not see my hand and officially of the same as a subject to see my hand and officially day of the same as a subject to see my hand and officially	al of said note, the unpaid said taxes, assessments and sociation, for the non-payme the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated hereto that the sentire ND HOME SAVINGS AND THE By-Laws of said Associated hereto that the said Associated hereto the said Associated her	interest and premium, and it insurance, and to protect and of said interest, premiumall be a lien upon said premium. It by said-party of the sectoration, do hereby extee of Oklahoma. Contract, and each and even to LOAN ASSOCIATION intion and the Laws of the shand and seal the country of hereby for the property of the sector of the secto	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri clay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
ther agreements, then these presents shall be vo memodiately foreclosed and enforced for the unpartereinbefore named, made by the said party of the memises, together with the charges as provided by the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortgoy this mortgage, and included, in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the made and entered into in accordance with the Board the laws of the State of Missouri, and in the togovern. IN WITNESS WHEREOF, the said part the company of the said part the said of State of Okiahoma, on this Deficiency and state of Okiahoma, this is and State of Okiahoma, this is a state of Okiah	aid amount of the principal the second part, to pay by the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered them he said part of the foreclosure rendered them to the homestond exempt by and between the part by-Laws of the FARM Almonstruing this contract of the first part has been said part of the first part has been seen as a second of the same as a second of	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto that the said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AN the By-Laws of said Associate hereto that the said Associate hereto the sa	interest and premium, and it insurance, and to protect and of said interest, premiumall be a lien upon said premium. It by said-party of the sectoration, do hereby extee of Oklahoma. Contract, and each and even to LOAN ASSOCIATION intion and the Laws of the shand and seal the country of hereby for the property of the sector of the secto	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri clay and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
sther agreements, then these presents shall be vo memediately foreclosed and enforced for the unpartereinbefore named, made by the said party of the memises, together with the charges as provided by the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortgoy this mortgage, and included, in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the made and entered into in accordance with the Board the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said partitions written. STATE OF OKLAHOMA, and this accordance with the said state of Oklahoma, on this accordance with the mand State of Oklahoma, this is and State of Oklahoma, this is and State of Oklahoma, this is and State of Oklahoma, this is a	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the foreclosure rendered there he said part of the first part he said said for the first part he said said for the same as a said said for the same as a said said for the same as a said said for the said said the said said for the said said said the said said said said said said said said	al of said note, the unpaid said taxes, assessments and said taxes, assessments and sociation, for the non-payme the same; all of which she can, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND THE By-Laws of said Associated the first part, for said considion and stay laws of said Associated the By-Laws of said Associat	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the seceration, do hereby extee of Oklahoma. contract, and each and even to LOAN ASSOCIATION intion and the Laws of the chand and seal the country of the said premium in the country of the said premium in the country of the said premium in the country of the said for the said said for the said said said said said said said said	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first SEE SEE SEE SEE SEE SEE SEE SEE
sther agreements, then these presents shall be vo memediately foreclosed and enforced for the unparterimbefore named, made by the said party of the memises, together with the charges as provided by and the payment of mortgages before their materitorney's fee for instituting suit upon this Mortgoy this mortgage, and included, in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the made and entered into in accordance with the Board the laws of the State of Missouri, and in ure to govern. IN WITNESS WHEREOF, the said partitions written. STATE OF OKLAHOMA, and this suit of Oklahoma, this instrument and acknowledged to me that he herein set forth. IN WITNESS WHEREOF, I have herein and State of Oklahoma, this instrument and schooledged to me that he herein set forth. SMy commission as Notary P "My commission as Notary P "IN Jugent the word "himself," "herself" on	aid amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the foreclosure rendered there he said part of the first part he said said for the first part he said said for the same as a said said for the same as a said said for the same as a said said for the said said the said said for the said said said the said said said said said said said said	al of said note, the unpaid said taxes, assessments and said taxes, assessments and sociation, for the non-payme the same; all of which she can, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND THE By-Laws of said Associated the first part, for said considion and stay laws of said Associated the By-Laws of said Associat	interest and premium, and it insurance, and to protect that of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the seceration, do hereby extee of Oklahoma. contract, and each and even to LOAN ASSOCIATION intion and the Laws of the chand and seal the country of the said premium in the country of the said premium in the country of the said premium in the country of the said for the said said for the said said said said said said said said	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first SEE SEE SEE SEE SEE SEE SEE SEE
sther agreements, then these presents shall be vo memediately foreclosed and enforced for the unpartereinbefore named, made by the said party of the memises, together with the charges as provided by the payment of mortgages before their mate attorney's fee for instituting suit upon this Mortgoy this mortgage, and included, in any decree of applied on the payment of said debt. And the appraisement of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the made and entered into in accordance with the Board the laws of the State of Missouri, and in the to govern. IN WITNESS WHEREOF, the said partitions written. STATE OF OKLAHOMA, and this accordance with the said state of Oklahoma, on this accordance with the mand State of Oklahoma, this is and State of Oklahoma, this is and State of Oklahoma, this is and State of Oklahoma, this is a	and amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part of the first part he said part of the same as a said of the said	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated hereto that the Company Public, in and for the Company Public, in and for the Company Public, in the Company Public in t	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the secention, do hereby extee of Oklahoma. Contract, and each and every contract, and each and every beautiful and the Laws of the country of the countr	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first SEE SEE Lacury Mar tates of Oklahoma.
ther agreements, then these presents shall be voor mediately foreclosed and enforced for the unparticulated for named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate thorney's fee for instituting suit upon this Mortgy this mortgage, and included in any decree of pplied on the payment of said debt. And the payment of said real estate and all benefits. IT IS UNDERSTOOD AND AGREED, the made and entered into in accordance with the Brand the laws of the State of Missouri, and in re to govern. IN WITNESS WHEREOF, the said particular that the said state of Oklahoma, on this Delication. STATE OF OKLAHOMA, State of Missouri and in respectively. STATE OF OKLAHOMA, State of Missouri and in the laws of the State of Missouri, and in rest govern. IN WITNESS WHEREOF, the said particular and State of Oklahoma, this instrument and acknowledged to me that he herein set forth. IN WITNESS WHEREOF, I have herein and State of Oklahoma, this is and State of Oklahoma, this is a state of Oklahoma in the said said state of Oklahoma in the said state of Oklahoma in the said	and amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part of the first part he said part of the same as a said of the said	al of said note, the unpaid said taxes, assessments and said taxes, assessments and sociation, for the non-payme the same; all of which she can, and all zents collected the first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND THE By-Laws of said Associated the first part, for said considion and stay laws of said Associated the By-Laws of said Associat	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the secention, do hereby extee of Oklahoma. Contract, and each and every contract, and each and every beautiful and the Laws of the country of the countr	the expenditures t the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first SEE SEE Lacury Mar tates of Oklahoma.
ther agreements, then these presents shall be von mediately foreclosed and enforced for the unpage ereinbefore named, made by the said party of the remises, together with the charges as provided by the payment of mortgages before their mate torney's fee for instituting suit upon this Mortgy 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. IT IS UNDERSTOOD AND AGREED, the said end entered into in accordance with the Bond the laws of the State of Missouri, and in recto govern. IN WITNESS WHEREOF, the said particles written. STATE OF OKLAHOMA, Security of the said particles written. STATE OF OKLAHOMA, Said State of Oklahoma, on this 2 /// day of and	and amount of the principal the second part, to pay the By-Laws of said Assurity, and gage; also for foreclosing foreclosure rendered there he said part of the first part he said part of the homestond exempt by and between the part of the first part he said part of the same as a said of the said	al of said note, the unpaid said taxes, assessments and sociation, for the non-payment the same; all of which she con, and all zents collected he first part, for said considion and stay laws of the Stries hereto that this entire ND HOME SAVINGS AND the By-Laws of said Associated hereto that the Company Public, in and for the Company Public, in and for the Company Public, in the Company Public in t	interest and premium, and it insurance, and to protect the of said interest, premiumall be a lien upon said premiumall be a lien upon said premiumall by said-party of the secention, do hereby extee of Oklahoma. Contract, and each and every contract, and each and every beautiful and the Laws of the country of the countr	the expenditures to the title to said ms, expenditures, Dollars nises and secured and part shall be pressly waive an ry part thereof, is OF MISSOURI, State of Missouri day and year first SEE SEE SEE SEE SEE SEE SEE SEE SEE SE