DOMBARES

## MORTGAGE RECORD

NAME DODGWORTH BOOK CO., LEAVENWORTH, KAN. No. 21251

This Indenture, Made this	(5)	이 이 그 경기를 선거하다 하는 이 사람이 아름다는 사람들이 되었다. 그 사람들은 사람들이 되었다고 하는데 모든 사람들이 되었다.
ietween	I Lille of in	day of December 101)
non of Missouri, a corporation organize	d under the laws of the State of Missouri, p	n, part. And the first part, and the FAHM AND HOME SAVINGS AND LOAN ASSOCiatly of the second parts
WIII SSEIH, Thu the said par	Dollars, in hand p	naid by the said party of the second part, the receipt whereof is hereby acknowledge
escribed real estate, lying and situated in	nts doGRANT, CONVEY AND CONFIRM UNI	to said party of the second part, its successors and assigns, forever, all the following
and the second s		
" Held wife for	france Their	to Modernoon Potation the war will and the first of the second
Bullan Garanty	the fall of him and the same	and the body of maked and believe and the trans to the world the last
page i regitarija, regitarija i inggeranistik ta i regitarija i radigelia. Saliki se njagranis i sa	kalan ngaleunan desamata kalamagi an dalah kalagan agamagan dal	kan internal akupun nipun di katunun mingdijin kanan mendalan kan mentum dan perimeniak pamban di mandi pendaj
	en de la companya de La companya de la co	aga <mark>manindininin 190</mark> 0 saliyati dada da dada da da da da da da da da da
make thing week with your him and him he had	Carrier remain maine come sa requesta fallencine homen.	والمرابع والمنط فالمراج والمنط والمرابع والمنافي والمناف والمناف والمنطوع والمنطوع والمنطوع والمنطوع
		표 이 등은 이 사는 이 등을 가는 목 어린을 이웃을 가까 수 있다면 하는 이번에 이어 가입을까지 하셨습니까?
d all right, title, estate and interest of	said grantor and to said premises, inc	cluding all homestead rights, which are hereby expressly waived and released, togethee the conditions of this mortgage become broken in any particular, and with all a
gular the tenements, hereditaments and	d appurtenances thereto belonging.	se the conditions of this mortgage become broken in any particular, and with all a
h said party of the second part, its suc	ecssors and assigns, that at the delivery he	ts successors and assigns, forever. Said part wood the first part hereby covenant
t the warrant and defen	isible estate of inheritance therein, free and all the same against the lawful and equitable	ercol and are the true and lawful owner of the said premises aborder of all inoumbrances, that there is no one in adverse possession of same, a colaims of all persons whomsoever.
PROVIDED, ALWAYS, And these aid partof the first part, lonner	d nid advanged to	that, whereas, the said party of the second part at the special instance and requ
AND, WHEREAS, Said part	of the first part agree with the said na	c claims of all persons whomsoever.  Chat, whereas, the said party of the second pagt at the special instance and required the second part, its successors and assigns, to pay all taxes and assessment seep said improvements in good repair, and to keep the buildings thereon constantly or policies of insurance constantly transferred to said party of the second part, all statutory lien claims of every kind, and if any or either of said agreements be may pay such taxes and assessments, and may offect such insurance, for such purpolaims, and may invest such sums as may be necessary to protect the title or possessied together with the changes thereon as provided by the Constitution and By-Law make and deliver to the Faim and Home Savings and Loan Association with the charges thereon as provided by the Constitution and By-Law make and deliver to the Faim and Home Savings and Loan Association with the same second party.
eral and special, against said lands and ared in such company or companies as s	improvements thereon, when due, and to kend second party may designate, and the pol	ceep said improvements in good repair, and to keep the buildings thereon constan licy or policies of insurance constantly transferred to said party of the second part,
cessors or assigns, and also to keep said formed as aforesaid, then said party of	l lands and improvements thereon free from the second part, its successors or assigns, m	all statutory lien claims of every kind, and if any or either of said agreements be my pay such taxes and assessments, and may offect such insurance, for such purpo
ing the costs thereof, and may also pay	for the repayment of all moneys so expende	claims, and may invest such sums as may be necessary to protect the title or possessed together with the charges thereon as provided by the Constitution and By-La
AND WHEREAS, The said	feese D. Lel	espice Throwse for Many Gallen said
Missouri Tour note or of	bligation, which is made a part hereof and is	Z, make and deliver to the Parki and Home Savings and Loan Association in words and figures as follows, to-wit:
	NOTE OR O	BLIGATION NEVADA, MOSSIC CONTRACTOR OF STATES 1
FOR VALUE RECEIVED	promise to pay to the ord	ler of the Farm and Home Savings and Loan Association of Missoull, the followi
sof money, viz.: The sum of	share sof t	he capital stock of said Association, represented and evidenced by the certificate to said Association to secure a loan of DOLLARS; and the sum of the interest due monthly upon said sum so borrowed by
reof of in)bered 2,973	this day pledged by	to said Association to secure a loan of
and good 75/14	DOLLARS, the same being t	the interest due monthly upon said sum so borrowed by and the sum OLLARS, the same being the premium due monthly upon said sum so borrows
d. G. promise to pay said	Association at its Home Office at Nevada, N	Io. all of said sums of money, amounting in the aggregate to
ments on stock, together with the earning	ngs and profits credited thereon, shall make a	lay of each and eyery month, and continue such monthly payments until the du said certificate of stock equal to the par or face value of said certificate of stock, a
		6₽ v 15±0 i na na taki kutina na Arika katina katina katina na n
I certificate of stock is estimated to mate	ure and reach par value in the payment of s	months from date thereof.
l certificate of stock is estimated to mate And	, in case of default in the payment of s cordance with the rules and regulations of si	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the segurity given.  Association any belonies which may be due and owing on said lean.
l certificate of stock is estimated to mate And	, in case of default in the payment of s cordance with the rules and regulations of si	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the segurity given Association any belonce which may be due and owing on said lean.
certificate of stock is estimated to mate And	, in case of default in the payment of s cordance with the rules and regulations of si	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the segurity given Association any belonce which may be due and owing on said lean.
certificate of stock is estimated to mate And	, in case of default in the payment of secondance with the rules and regulations of sethe sale thereof, be insufficient to repay said I discharge the same. The payment of said DOLLARS each a and other charges shall entitle all of said else taken and redeemed shall be taken by said.	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a said Association, and if, in case of default, the stock pledged and the security given. Association any balance which may be due and owing on said loan
legitificate of slock is estimated to math And	, in case of default in the payment of a cordance with the rules and regulations of a the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. DOLLARS each a and other charges shall entitle all of said of it so taken and redecined shall be taken by said any time upon giving thirty days' written a syment of loan with the withdrawal value of	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid association, and if, in case of default, the stock pledged and the segurity given default, and the segurity given default and some and some and default and monthly sum aggregating.  Independently sum aggregating and every consecutive month hereafter until the maturity of said stock, and the paretificateof stock to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage of the Home Office of the Association at Nevada, Mo., in which event this not the stock carried with same.
l certificate of stock is estimated to mate And Land Land Eurlher agree alties assessed on account thereof, in acres said monthly payments shall, upon the missengle space. To fully pay and to fall fines, penaltics/advances, liens to thereof, and the said share of stock the same.  This obligation may be paid off at a obligation may be credited on such repn	in case of default in the payment of secondance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said of said color of the charges shall entitle all of said of so taken and redeemed shall be taken by said the taken by said the color of long the charges shall entitle all of said of the other and redeemed shall be taken by said the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of the co	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given description any balance which may be due and owing on said loan
l certificate of stock is estimated to mate And Land Land Eurlher agree alties assessed on account thereof, in acres said monthly payments shall, upon the missengle space. To fully pay and to fall fines, penaltics/advances, liens to thereof, and the said share of stock the same.  This obligation may be paid off at a obligation may be credited on such repn	in case of default in the payment of secondance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said of said color of the charges shall entitle all of said of so taken and redeemed shall be taken by said the taken by said the color of long the charges shall entitle all of said of the other and redeemed shall be taken by said the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of the co	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given description any balance which may be due and owing on said loan
legitificate of slock is estimated to mate And Company Curlber agree alties assessed on account thereof, in acres said monthly payments shall, upon the mise of the said space of the said share of the said share of stock the said share of stock or the same.  This obligation may be paid off at a bligation may be credited on such repn	in case of default in the payment of secondance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said of said color of the charges shall entitle all of said of so taken and redeemed shall be taken by said the taken by said the color of long the charges shall entitle all of said of the other and redeemed shall be taken by said the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of the co	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the sepurity given demonstrated association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association any load of monthly sum aggregating and every consecutive month hereafter until the maturity of said stock, and the partificateof stock to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage otice to the Home Office of the Association at Nevada, Mo., in which event this not feel the stock carried with same.
legitificate of slock is estimated to mate And Company Curlber agree alties assessed on account thereof, in acres said monthly payments shall, upon the mise of the said space of the said share of the said share of stock the said share of stock or the same.  This obligation may be paid off at a bligation may be credited on such repn	in case of default in the payment of secondance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said of said color of the charges shall entitle all of said of so taken and redeemed shall be taken by said the taken by said the color of long the charges shall entitle all of said of the other and redeemed shall be taken by said the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of long with the withdrawal value of the color of the co	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the sepurity given demonstrated association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association any loading and monthly sum aggregating and every consecutive month hereafter until the maturity of said stock, and the partificateof stock to redemption by said Association at the accredited earned Association in full satisfaction of this obligation and deed of trust or mortgage otice to the Home Office of the Association at Nevada, Mo., in which event this not feel the stock carried with same.
legitificate of slock is estimated to mate And Company Curlber agree alties assessed on account thereof, in acres said monthly payments shall, upon the mise of the said space of the said share of the said share of stock the said share of stock or the same.  This obligation may be paid off at a bligation may be credited on such repn	in case of default in the payment of secondance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said of said color of the charges shall entitle all of said of so taken and redeemed shall be taken by said the taken by said the color of said color of the colo	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the sepurity given demonstrated association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association any loading and monthly sum aggregating and every consecutive month hereafter until the maturity of said stock, and the partificateof stock to redemption by said Association at the accredited earned Association in full satisfaction of this obligation and deed of trust or mortgage otice to the Home Office of the Association at Nevada, Mo., in which event this not feel the stock carried with same.
legitificate of slock is estimated to mate And Company Curlber agree alties assessed on account thereof, in acres said monthly payments shall, upon the mise of the said space of the said share of the said share of stock the said share of stock or the same.  This obligation may be paid off at a bligation may be credited on such repn	in case of default in the payment of secondance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said of said color of the charges shall entitle all of said of so taken and redeemed shall be taken by said the taken by said the color of said color of the colo	said sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the sepurity given demonstrated association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association any loading and monthly sum aggregating and every consecutive month hereafter until the maturity of said stock, and the partificateof stock to redemption by said Association at the accredited earned Association in full satisfaction of this obligation and deed of trust or mortgage otice to the Home Office of the Association at Nevada, Mo., in which event this not feel the stock carried with same.
cetificate of stock is estimated to math And Land Land Land Land Land Land Land La	, in case of default in the payment of scordance with the rules and regulations of sithe sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. DOLLARS each as and other charges shall entitle all of said ocks to taken and redeemed shall be taken by said the said the taken by said the said the taken by said the said that the charges as provided by the said the mortgage; also for forcelosing the same; along and all rents collected by said party of the hereby expressly waive an appraisement.	months from date thereof.  aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the sepurity given Association any balance which may be due and owing on said loan.  Association any balance which may be due and owing on said loan.  and every consecutive month hereafter until the maturity of said stock, and the partificate.  of stock to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage of the Hone Office of the Association at Nevada, Mo., in which event this not fee stock carried with same.  (SEA a launs of money mentioned in said note or obligation, including all dues, interest a minediately foreclosed and enforced for the unpaid amount of the principal of said by said party of the second part, to pay said taxes, assessments and insurant By-laws of the said association for the non-payment of said interest, premium and the said part in the said sacciation for the non-payment of said interest, premium and the said part in the said sacciation of the payment of said debt. And the said part into of said real estate and all benefits of the homestead exemption and stay laws of the said real estate and all benefits of the homestead exemption and stay laws of the said real estate and all benefits of the homestead exemption and stay laws of the said part and set a second part shall be a said part.
cetificate of stock is estimated to math And		aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given demonstrates a sum aggregating and monthly sum aggregating and monthly sum aggregating and every consecutive month hereafter until the maturity of said stock, and the partificate and stock to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage of the stock carried with same.  (SEA all sums of money mentioned in said note or obligation, including all dues, interest a sully perform all of the said other agreements, then these presents shall be void; other mentioned party of the second part, to pay said taxes, assessments and insurant By-Laws of the said Association of the principal of saide by said party of the second part, to pay said taxes, assessments and insurant By-Laws of the said Association of the payment of said interest, premium and the second part shall be a lien upon said premius and secured by this mortgage, and includes second part shall be a police on the payment of said debt. And the said part of the other and each and every part thereof, is made and entered in tarrox or Missouri, and the laws of the State of Missouri, and in construing the contracts.
cetificate of slock is estimated to math And Land Land Curlher agree alties assessed on account thereof, in acres aid monthly payments shall, upon the misse Land agree to fully pay and to fall fines, penalties/advances, liens to the control of th	, in case of default in the payment of a cordance with the rules and regulations of a the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said of its said of the same and other charges shall entitle all of said of its said of the sa	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association and monthly sum aggregating and every consecutive month hereafter until the maturity of said stock, and the pay erifficate. So took to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage otice to the Home Office of the Association at Nevada, Mo., in which event this not fee the stock carried with sume.  (SEA all sums of money mentioned in said note or obligation, including all dues, interest a utilly perform all of the said other agreements, then these presents shall be void; other mediately foreclosed and enforced for the uppaid amount of the principal of saide by said party of the second part, to pay said taxes, assessments and insurant By-Lays of the said Association for the principal of saide by said the second part shall be applied on the payment of said interest, premium and the said part of the contract of the bomestead exemption and stay laws of the stock and real cetate and all benefits of the homestead exemption and stay laws of the stay the said real cetate and all benefits of the homestead exemption and stay laws of the said real cetate and all benefits of the homestead exemption and stay laws of the said real cetate and said part of the principal in the said part of the principal cetates and said part of the principal cetates.
legitificate of stock is estimated to math And Land Land Entre agree alties assessed on account thereof, in acres aid monthly payments shall, upon it mise. The payments shall, upon it of all fines, penalties/advances, liens at the first of the payment of all fines, penalties/advances, liens are thereof, and the said share. Of stock the same.  This obligation may be paid off at a obligation may be credited on such republication and premises, to protect the title to said premises, and the payment of mortage and the payment of mortage and the payment of oroclosure rendered thereof the part, for said consideration, do. to Oklahoma.  IT IS UNDERSTOOD AND AGRE ecordance with the By-Laws of the Faceth the By-Laws of the Faceth By-Laws of said Association at IN WITNESS WHEREOF, The said	, in case of default in the payment of a cordance with the rules and regulations of a the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said of its said of the same and other charges shall entitle all of said of its said of the sa	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the separity given Association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said stock, and the partificate. The stock to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage of the stock carried with same.  SEA I sums of money mentioned in said note or obligation, including all dues, interest as all perform all of the said other agreements, then these presents shall be void; othe mendiately foreclosed and enforced for the uppaid amount of the principal of said by said party of the second part, to pay said taxes, assessments and insurant By-Laws of the said Association for the non-payment of said interest, premium to which shall be a lien upon said premits and secured by this mortgage, and include he second part shall be applied on the payment of said deet. And the said part into of said real estate and all benefits of the homestead exemption and stay laws of the strict or or Missouri, and the laws of the State of Missouri, and in constraing the overn.
l ceitificate of stock is estimated to math And	, in case of default in the payment of a cordance with the rules and regulations of a the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said I discharge the same. DOLLARS each a and other charges shall entitle all of said of ke so taken and redeemed shall be taken by said any time upon giving thirty days' written a tyrnent of loan with the withdrawal value of (SEAL)	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines as aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines as aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan
l ceitificate of stock is estimated to math And	, in case of default in the payment of secondance with the rules and regulations of sethes and the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said I discharge the same. DOLLARS each as and other charges shall entitle all of said or kes taken and redeemed shall be taken by said the taken by said the said that t	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines as aid association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan
l certificate of stock is estimated to math And Land Land Land Land Land Land Land La	, in case of default in the payment of secondance with the rules and regulations of sethes and the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said I discharge the same. DOLLARS each as and other charges shall entitle all of said or kes taken and redeemed shall be taken by said the taken by said the said that t	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the sepurity given Association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said loan. Association any balance which may be due and owing on said stock, and the partificate. So took to redemption by said Association at the accredited earn id Association in full satisfaction of this obligation and deed of trust or mortgage of the Home Office of the Association at Nevada, Mo., in which event this not the stock carried with same.  SEA I sums of money mentioned in said note or obligation, including all dues, interest an individual part of the said other agreements, then these presents and insurance By-Lawse in the said Association for the unpaid amount of the principal of said get years the said Association for the payment of said interest, premium and the said part of the second part, to pay said taxes, assessments and insurance by-Lawse in the said Association for the payment of said interest, premium and of said real estate and all benefits of the homestead exemption and stay laws of the at this entire contract, and cach and every part thereof, is made and entered in articles entire contract, and cach and every part thereof, is made and entered in articles of the State of Missouri, and in construing the correction of the source and the laws of the State of Missouri, and in construing the correction of the source and the laws of the State of Missouri, and in construing the correction of the source of the state of Missouri, and in construing the correction of the source of the State of Missouri, and in construing the correction of the source of the State of Missouri, and in construing the correction of the source of the State of Missouri, and in construing the correction of the state of Missouri, and in construing the correction of the state of Missouri, and in construing the correction of the state of Misso
l ceitificate of stock is estimated to math And	, in case of default in the payment of secondance with the rules and regulations of sethes and the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said I discharge the same. DOLLARS each as and other charges shall entitle all of said or kes taken and redeemed shall be taken by said the taken by said the said that t	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan
l certificate of stock is estimated to math And Land Land Land Land Land Land Land La	, in case of default in the payment of secondance with the rules and regulations of sethes and the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said I discharge the same. DOLLARS each as and other charges shall entitle all of said or kes taken and redeemed shall be taken by said the taken by said the said that t	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan
decitificate of stock is estimated to math And	m, in case of default in the payment of secondance with the rules and regulations of sethes and the sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said of its so taken and redeemed shall be taken by said any time upon giving thirty days' written a hyment of loan with the withdrawal value of (SEAL)	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given demonstrated and if, in case of default, the stock pledged and the security given demonstrated and if, in case of default, the stock pledged and the security given demonstrated and monthly sum aggregating.  Independent and the stock to redemption by said Association at the accredited earn if Association in full satisfaction of this obligation and deed of trust or mortgage otice to the Homo Office of the Association at Nevada, Mo., in which event this not feel the stock carried with same.  (SEA)  I sums of money mentioned in said note or obligation, including all dues, interest and ally perform all of the said other agreements, then these presents shall be void; other mediately foreclosed and enforced for the uppaid amount of the principal of saided by said party of the second part, to pay said taxes, assessments and insurant By-layers the said Association for the pon-payment of said interest, premium and by the second part shall be applied on the payment of said debt. And the said part of the second part shall be applied on the payment of said debt. And the said part are not of said real estate and all benefits of the homestead exemption and stay laws of the state of Missouri, and the laws of the State of Missouri, and in construing the govern.  In our second part shall be applied on the payment of said debt. And the said part are the second part shall be applied on the payment of said debt. And the said part are the second part shall be applied on the said stay and secured by this mortgage, and include the second part shall be applied on the payment of said debt. And the said part are second part shall be applied on the payment of said debt. And the said part are second part shall be applied on the payment of said debt. And the said part are second part shall be applied on the payment of said debt. And the said part are second part shall be appli
lectificate of stock is estimated to math And	, in case of default in the payment of secordance with the rules and regulations of sethe sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said or keep the same of the said that the said that he said that the said that he	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan.  Association any balance which may be due and owing on said loan.  Association any balance which may be due and owing on said loan.  I do monthly sum aggregating.  Indevery consecutive month hereafter until the maturity of said stock, and the pay ertificate.  I description in full satisfaction of this obligation and deed of trust or mortgage of the Home Office of the Association at Nevada, Mo., in which event this not fine stock carried with same.  (SEA)  I sums of monoy mentioned in said note or obligation, including all dues, interest an all ly perform all of the said other agreements, then these presents shall be void; other mediately foreclosed and enforced for the unpaid amount of the principal of saide by said party of the second part, to pay said taxes, assessments and insurant By-Lavre of the said Association for the non-payment of said interest, premium all of which shall be a lien upon said premises and secured by this mortgage, and include he second part shall be applied on the payment of said debt. And the said part of he said part shall be applied on the payment of said debt. And the said part that of said real estate and all benefits of the homestead exemption and stay laws of the at this entire contract, and cach and every part thereof, is made and entered in tarron or Missoura, and the laws of the State of Missouri, and in construing the contract of the said part thereof, and the said part that the entire contract, and cach and every part thereof, is made and entered in tarron or Missoura, and the laws of the State of Missouri, and in construing the second part shall be applied on the payment of said debt.  And the said part the country of the said part thereof, is made and entered in tarron or Missoura, and the laws of the State of Missouri, and in construing the sai
lectificate of stock is estimated to math And	, in case of default in the payment of secordance with the rules and regulations of sethe sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said or keep the same of the said that the said that he said that the said that he	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines a aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan
deciding of slock is estimated to math And	, in case of default in the payment of secordance with the rules and regulations of sethe sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said or keep the same of the said that the said that he said that the said that he	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines are aid Association, and if, in case of default, the stock pledged and the security given Association any balance which may be due and owing on said loan
l certificate of stock is estimated to math And	m, in case of default in the payment of secondance with the rules and regulations of sether sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said or keep a said of the case of a said of the case of the said in th	aid sums of money, or any part thereof, monthly as aforesaid, to pay all fines are aid Association, and if, in case of default, the stock pledged and the security given demonstrates and all association any belanice which may be due and owing on said loan
destificate of slock is estimated to math And	m, in case of default in the payment of secondance with the rules and regulations of sether sale thereof, be insufficient to repay said I discharge the same. The payment of said I discharge the same. The payment of said and other charges shall entitle all of said or keep a said of the case of a said of the case of the said in th	and sums of money, or any part thereof, monthly as aforesaid, to pay all fines are aid Association, and if, in case of default, the stock pledged and the security given demonstrating and party of the may be due and owing on said loan.  Association any balance which may be due and owing on said loan.  Association any balance which may be due and owing on said stock, and the pay after the month of the said monthly sum aggregating.  In devery consecutive month hereafter until the maturity of said stock, and the pay ertificate.  In disconting the said stock to redemption by said Association at the accredited earns of the stock carried with said.  It is considered the Homo Office of the Association at Nevada, Mo., in which event this not the stock carried with same.  It is sums of monoy mentioned in said note or obligation, including all dues, interest an all ly perform all of the said other agreements, then these precises all it be void; other mediately foreclosed and enforced for the unpaid amount of the principal of saided by said party of the record part, to pay said taxes, assessments and insurance by law of the said tax and association for the non-payment of said interest, premium and by law of the said real estate and all benefits of the homestead exemption and stay laws of the state of Missourit, and in construing the second part shall be applied on the payment of said debt. And the said part that this entire contract, and cach and every part thereof, is made and entered in tax on or Missourit, and the laws of the State of Missourit, and in construing the payment of the said that the said part.  As at this entire contract, and cach and every part thereof, is made and entered in tax on or Missourit, and the laws of the State of Missourit, and in construing the payment of the said of th