	said sums of money, or any part thereof, monthly as aforesaid to pay all fines guilations and By-Laws of said Association, and if, in case of default, the stock at the sale thereof, be insufficient to repay said Association any balance which may We gree to fully pay and discharge same. If
	ree to fully pay and discharge same. If
요즘 교육적 가다면 하지 않는 바로 하는 바로 하는 이라는 이렇게 되었다면 하게 하게 들었다. 그 것이었다	그는 보다 하는 것이 있다. 그 가게 하는 사람들은 학생들에게 하고 하지 않아 하는 것이 되어 되었다. 그 사람들이 살아 되었다. 그렇게 되었다.
### 1915년 : 11 10 12 11 12 12 12 12 12 12 12 12 12 12 13 14 15 14 15 15 15 15 16 16 17 18 18 18 18 18 18 18 18	alties, advances, liens and other charges shall entitle all of said certificateof
ist to reacomption by said Association at the par value thereof, and the si redeemed shall be taken by said Association in full satisfaction of this This obligation may be paid off at any time unon giving thirty days we taken event this note or obligation may be credited on such repayment o	이 나는 이번에 가장 있는 이 없는 사람들이 가득을 가득하게 가득 살고 그들이 되었다. 이 사람들이 되었다면 하는 것이 되었다면 하는 것이 살아 때문에 다른 것이다.
Loan 933	A bord for principal control of the
	J. J. Leaw
지도, 경우는 어린 시간에 모르게 되었다. 뭐 먹었다.	
st and fines, when they shall be or become due and payable, as aforesaid	eral sums of money mentioned in said note or obligation, including all dues, in- d, and shall fulthfully perform all of the said agreements therein contained, then all force and effect, and this mortgage may be immediately forcelosed and en- rest and fines, and the expenditures hereinbefore named, made by the said party
second part, to pay said taxes, assessments and insurance, and to	protect the title of said premises, to gether with the charges as provided by the penditures, and the payment of mortgage before their maturity and
	orney's fee for instituting suit upon this mortgage; also for foreclosing the same; age, and included in any degree of foreclosure rendered thereon, and all rents col-
	area of the Children of the Branch of the Children of the Children of the Children of the Branch of the Children of the Childr
In event of legal proceedings to foreclose this mortgage, the indebtedn- cent per annum in lieu of further monthly installments, and the sharer vided in the By-Laws of said Association, as of the date of the first defe	said debt. And the said part. 168 the first part, for said consideration, do
In the event of default on the part of the mortgagor	nance of any of the obligations of the said note or of this mortgage, the mortgagee profits thereafter accruing from said property, and shall be entitled to collect and ppiled upon the indebtedness hereby secured.  etc. that this entire contract, and each and every part thereof, is made and enter- LOAN ASSOCIATION, and the laws of the State of on and the laws of the State of on and the laws of the State of Oklahoma are to govern.  In Vehereunto set the index and seal the day and year above  L.W. Leaw
Riggrand Se Wildlingor, The said publication the first purt	ua V.Shereunto set the i.H.d.S
Aripyphose Whiteheon The said paid 1.8. So the first part to the first part to the first part to the within mortgage.  Dated this 16 day of Lett. 1922  WAYNE L. DICKEY, County Treasurer	L.W. Leaw
bated this 16 day of E	JC.Leaw
WAYNE L. DICKEY, COMP.	
Treasurer	
Tules  county, as  Before me, TASB Crews	Public in and for said County and State, on this Fifteenth day of
te of Oklahoma, County, as  Before me, TACB. Crews, a Notary  DVember, 2, personally appeared. M.  to me known to be the	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  the identical person Swho executed the within and foregoing instrument, and
Before me, the B. Crews a Notary Dvember, 2 personally appeared M. to me known to be the nowledged to me that they executed the same as their	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband be identical person
Before me, the B. Crews a Notary ovember, 2 personally appeared 192 personally appeared 192 to me known to be the nowledged to me that they executed the same as their	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband he identical person
te of Oklahoma, County, as Before me, the B. Crews, a Notary ovember, 2 personally appeared M.  to me known to be the nowledged to me that they executed the same as the ir	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband he identical person
Before me, tA:B. Crews a Notary ovember, 2 personally appeared 1. 192 to me known to be the nowledged to me that they executed the same as their	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  be identical person
te of Oklahoma, County, as Defore me, tA:B.Crews a Notary Dvember, 2 personally appeared M. to me known to be the nowledged to me that they executed the same as their	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  the identical person
Defore me, tASB. Crews a Notary ovember, 2 personally appeared M.  to me known to be the nowledged to me that they executed the same as their	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  the identical person
Before me, tABCREWS a Notary ovember, 2 personally appeared M.  192 personally appeared M.  192 to me known to be the nowledged to me that they executed the same as their  WITNESS my hand and official seal the day and year above set forth commission expires 192	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  the identical person Swho executed the within and foregoing instrument, and fore and voluntary act and deed for the uses and purposes therein set forth:  (SEnL) A.B. Crews Notary Public.
Before me, tA:B. Crews a Notary ovember, 2 personally appeared 1	Public in and for said County and State, on this
The of Oklahoms, County, as Defore me, the B. Crews, a Notary ovember, 2 personally appeared M.  To me known to be the nowledged to me that they executed the same as their with their means of their commission expires January 28th 1925  CORPORATION  THE OF OKLAHOMA, County of	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  The identical person Such executed the within and foregoing instrument, and dee and voluntary act and deed for the uses and purposes therein set forth:  The CERL) A. B. Grews Notary Public.  ACKNOWLEDGMENT Set 188
Defore me, tABCREWS a Notary Describer, 2 personally appeared M.  192 personally appeared M.  192 personally appeared M.  193 personally appeared M.  194 personally appeared M.  195 personally appeared M.  195 personally appeared M.  196 personally appeared M.  197 commission expires a their  198 commission expires January 28th 1925  198 commission expires 198 personally appeared M.  198 personally appeared M.  198 personally appeared M.  198 personally appeared M.  198 commission expires 198 personally appeared M.  198 commission expires 198 personally appeared M.	Public in and for said County and State, on this
Before me, tA:B. Crews a Notary ovember, 2 personally appeared M.  192 personally appeared M.  192 personally appeared to me known to be the nowledged to me that they executed the same as their with the same as their commission expires January 28th 1925  CORPORATION  ATE OF OKLAHOMA, County of CORPORATION and forecome instrument, and acknowledged to me that they within and forecome instrument, and acknowledged to me that they	Public in and for said County and State, on this
Before me, tABCREWS	Public in and for said County and State, on this
Before me, table Crews	Public in and for said County and State, on this
Before me, tABCREWS	Public in and for said County and State, on this
Before me, the B. Crews	Public in and for said County and State, on this
Before me, TAPB. Crews	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. J. Leaw her husband  The identical person S. who executed the within and foregoing instrument, and the identical person S. who executed the within and foregoing instrument, and the country act and deed for the uses and purposes therein set forth:  (SERL) A. B. Srews Notary Public.  ACKNOWLEDGMENT  SS.  blic, in and for said County and State on this day of the content of the country and the persons who executed the same as their free and voluntary act, and as the free and voluntary set forth.  ten. Notary Public.
Before me, tArB. Crews	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. C. Leaw her husband  be identical person
Before me, tABCREWS  Defore me, tABCREWS  Depresonally appeared  Notery  Depresonally appeared  They  Commission expires  Defore me  Defore me	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. C. Leaw her husband  be identical person
Defore me, the B. Crews	Public in and for said County and State, on this Fifteenth day of W. Leaw and J. C. Leaw her husband  The identical person
Defore me, the B. Crews personally appeared M.  To me known to be the nowledged to me that they executed the same as their within and foregoing instrument, and acknowledged to me that they president and Secretary respectively of the within and foregoing instrument, and acknowledged to me that they and deed of the said Corporation for the uses and purposes therein s witness my hand and official seal on the day and year last above writt commission expires 192.  Filed for record in Tuisa County, Oklahoma, on the 16th ock P M, Book 415, Page 148  F. Dellman Peresident and Issued Interest that I have received \$	Fublic in and for said County and State, on this Fifteenth day of W. Leaw and J. D. Leaw her husband  See and voluntary act and deed for the uses and purposes therein set forth:  (SEAL) A. B. Crews Notary Public.  ACKNOWLEDGMENT  See and for said County and State on this day of to me well known to be the case used the same as their free and voluntary act, and as the free and voluntary set forth.  (SRAL) (). D. Lawson County Clerk R'S ENDORSEMENT  Receipt. No therefor in payment of Mortgage Tax