	NOW THEREFORE, If said part of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, in-	
Correct for the sampled amount of the protocols of and itselfs, the unpaid harvest, and the capterolitices harvestimes that and materials the add harvest of the second protocols that and protocols and itselfs and the capterolitices harvestimes that and materials the add harvest of the second protocols and the second protocols and protocols and the second protocols and protocol	terest and fines, when they shall be or become due and payable, as inforestaid, and shall falthfully perform all of the said agreements therein contained, then these presents shall be void, otherwise the same shall be and remain in full force and effect, and this mortinge may be immediately forcefored and en-	
Intervent of an accord part that its according of the according of the sector of the according of the sector of the according of	of 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 by-laws of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and	
per cent per name faile of forther manufay mutuliments, and the shares of a developed in the solution of the second and the second solutions of the second solution of the second solu	lected by said party of the second part shall be applied on the payment of said debt. And the said part 95 of the first part, for said consideration, do	
The first rests, which, has the cert of collection thereof, shall be applied upper the indebtechance in the set of particular intermetion in the cert of the set of collection thereof, shall be applied upper the indebtechance intermetion. Loss ASSOCATORS, and there were the basis of collections and a low of the State of Collections and a particle in the set of the state of Collections and a low of the State of Collections and the low of the State of Colections and the low of the State of Collections	per cent per annum in lieu of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value thereof as provided in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage. In the event of default on the part of the mortgager, in the performance of any of the obligations of the said note or of this mortgage, the mortgage and to all be applied to prove solve or pail the continue to an energy and the all of the rents and to all the first default.	
WITCH  P.E. Gray    Judile E. Gray	receive the said rents, which, less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and enter- ed into in accordance with the By-Laws of the LIES. BUILTOING AND ADD LOAN ASSOCIATION, and the laws of the State of Okiahoma, and in construing this contract the By-Laws of said Association and the laws of the State of Okiahoma are to govern.	
ACKNOWLEDGMENT    State of Oklahoma, Tulea  County, se.    Defore me, A.B. Grews  a Notary Public in and for said County and State, on this for y of	written. P.E. Gray	
State of Oklahoma,  Tulsa  County, st.    Before me, A. B. Orews  a Notary Public in and for said County and State, on this 15th day of August		
ide me known to be the identical personSwho executed the within and foregoing instrument, and acknowledged to me that	State of Oklahoms, Tulsa County, ss. Before me, <u>A.B. Crews</u> , a Notary Public in and for said County and State, on this <u>15th</u> day of	
WITNESS my hand and official seal the day and year above set forth.  (SEAL) A.B. Crews    My commission expires  Image: Notary Public, Image: Notary Ima	그는 이가 많다고, 그렇게 집에 가지 않는 것이 있는 것이 없는 것이 같이 있는 것이 같이 많은 것이 없는 것이 없는 것이 않는 것이 않는 것이 없는 것이 없는 것이 없는 것이 못했다. 한 것이 없는	
WITNESS my hand and official seal the day and year above set forth.  (SEAL) A.B. Crews  Notary Public.    My commission expires  192  192  Notary Public.    My commission expires  192  192	그는 것 같은 것 같아요. 그는 것 같아요. 같이 가지는 것 같아요. 그는 것 같아요. 그는 것 같아요. 가지 않는 것 같아요. 가지 그	6
My commission expires  January 28th 1925    Ity commission expires  102    CORPORATION ACKNOWLEDEMENT    STATE OF OKLAHOMA, County of    State of OKLAHOMA, County of    Ity commission expires    A Notary Public, in aid for said County and State on this    day of    Interview of the said County and State on this    Company, and the persons who executed the same as their free and voluntary act, and as the free and voluntary act and deed of the said Corporation for the uses and purposes therein set forth.    Witness my hand and official seal on the day and year last above written.    My commission expires  192    Filed for record in Tuisa County, Oklahoma, on the	acknowledged to me that	
STATE OF OKLAHOMA, County of	acknowledged to me that	
President and Secretary respectively of theCompany, and the persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary act and deed of the said Corporation for the uses and purposes therein set forth. Witness my hand and official seal on the day and year last above written. My commission expires	acknowledged to me thatthey	
My commission expires	Acknowledged to me thatthey	
	acknowledged to me thattheyexecuted the same as their free and voluntary act and deed for the uses and purposes therein set forth: within and foregoing instrument, and sheaved set for the uses and purposes therein set for the uses and purposes ther	
o'clock	acknowledged to me that	

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