e due and owing on said loan,	We prom	ise and agree to fully	pay and discharge same. It	We shall fail	stock 1 may for a
e due and owing on said loan, eriod of six successive menths to po the gross amount of dues and inte	ly dues, interest or other ch rest for a period of six mon	larges required by the the, then the whole of	By-Laws or shall become indeb this obligation shall become due	ed to the Association in a sum and payable and may be collect	ed by
ay. The payment of said monthly s	um aggregating Thirty	four and 82	/100 Dollar	s, each and every consecutive r	nonth
ereafter until the maturity of said s					1 d
tock to redemption by said Associating redeemed shall be taken by said. This obligation may be paid off a which event this note or obligation.	ion at the par value thereof, Association in full satisfac at any time upon giving thir a may be credited on such re	, and the said Share dion of this oblightion rly days written notice epayment of loan, with			
E-98				al	
				a Lytal	
NOW THEREFORE, It said part crest and fines, when they shall be on these presents shall be void, otherwi- creed for the unpaid amount of the	168 of the first part shall por r become due and payable, a se the same shall be and re principal of said note, the ur	ay the several sums of is aforesaid, and shall main in full force and applied interest and flac	f money mentioned in said note faithfully perform all of the sai I effect, and this mortgage ma ss, and the expenditures hereinb	or, this piece, including all due of agreements therein contained to be immediately foreclosed an efore named, made by the said	s, in- , then d en- party
of second part, to pay said taxes, y-laws of said Association, for the r					
Two Hundred Twenty and of which shall be a lien upon said	and no/ 100 polition polition politions and secured by t	ARS, attorney's fee i his mortgage, and inc	for instituting suit upon this mo luded in any degree of foreclosu	tgage; also for foreclosing the	same; s col-
ected by said party of the second precedy expressly walve an appraisant. In event of legal proceedings to ser cent per annum in lieu of further orbided in the By-Laws of said Ass	foreclose this mortgage, the r monthly installments, and oclution, as of the date of th	i indebtedness thereby I the shares of stock a he first default, shall l	secured shall bear interest from bove referred to shall be cancell be applied in reduction of the	date of default at the rate of te ed and the surrender value ther ums due on this mortgage.	n (10) eof as
In the event of default on the partial be entitled to possession of the eccive the said cents, which, less the IT IS UNDERSTOOD AND AGH IT IS UNDERSTOOD TO SELECT AND WENDESS WHEREOF, The written he within mortgage. WATNE L. DICKEY, C.	rt of the mortgagor, in t premises and to all of the re- e cost of collection thereof, thereof, By and between the r Laws of theHOMBSa portract the By-Laws of said	the performance of any rents and profits there shall be applied spon parties heroto, that thi VI.N.E. And	y of the obligations of the safdyn acter accruing from said proper the indobtedness hereby secured is entire contract, and each and LOAN ASSOC laws of the State of Oklahoma a	ote or of this mortgage, the mort y, and shall be entitled to collec- wery part thereof, is made and IATION, and the laws of the St re to govern.	gageo et and enter- ate of
axin Whinesa Whirefor, The	and part it as the first	partha Vê here	unto set their and S and	seal the day and year	above
Dated this more	'ed s 3 22		R.G.Lyts	1	
WAYNE day of	Payment of med issued		Virginia	Lytal	
L. DICKEY	192				
Constant of the Constant of th	Ounty Treasure				
Tulsa	Deputy	County, ss.	Tulsa	of Oklahoma	
Before me, November, November,	22., personally appeared	County, ss. a Notary Public in a R. G. Lytal In to be the identical	Tulea and for said County and State/	of Cklahoma on this 15th	lay of
Before me, November, and Virginia Tytel hicknowledged to me that they	22., personally appearedto me know executed the same as	County, ss. a Notary Public in a 3. G. Lytal on to be the identical their	Tules and for sale County and State/ person who executed the untary act and deed for the u d official seal at	of Cklahoma on this, 15th within and foregoing instruments and purposes therein set	lay of
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Before me, November, Ind Virginia Lytel hi acknowledged to me that they Witness Whereof I r Inty of Tulsa Utate of Whys. My commission expires. Aug. 14 STATE OF OKLAHOMA, County Before me. Presider the within and foregoing instrument act and deed of the said Corporatio Witness my hand and official see My commission expires. Filed for record in Tulsa County O'clock. A. M. Book 415, By. T. Delman I hereby certify that I have rece	cxecuted the same as executed to execute the same as executed to the same as executed the same a	County, ss. a Notary Public in a R. G. Lytel In to be the identical their In their free and volu t my hand an 15th dayof ORATION ACKNOWL SS. Notary Public, in and that they executed the s therein set forth above written. 19z 16th Deputy. REASURER'S ENDOR	Tules and for said County and State/ person Swho executed the untary act and deed for the untary act and state on the and	of Cklahoma on this, 15th within and foregoing instruments and purposes therein set my office in the Notary I spany, and the persons who extry act, and as the free and yold Notary I 192 2 at 11; County	t, and forth: Public. day of be the ecuted untary Public.
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