nd penalties assessed on account ledged and the security given to s	or agree, in case of default in payment of said s thereof, in accordance with the rules, regulation secure said monthly payments shall, upon the sa	le thereof, be insufficient to repay said As	sociation any balance which may
	We promise and agree to pay dues, interest or other charges required by atcrest for a period of six months, then the who		
aw. The payment of said monthly	sum aggregating Fifty four and !	50/100 Dollars, ea	ch and every consecutive month
· 프레이크 하는데 그 ★ 얼마를 보냈다.	d stock and the payment of all fines, penalties, a		
tock to redemption by said Associand redeemed shall be taken by sa This obligation may be paid of myhich event this note or obligati	lation at the par value thereof, and the said Shraid Association in full satisfaction of this oblight at any time upon giving thirty days written room may be credited on such repayment of loan.	Mitti fue ikitumirmat atiné ot fue stock	carried with same.
No. E-106.			ton
		J.S.Britton	
NOW THEREFORE, If said pa crest and fines, when they shall be hese presents shall be void, other forced for the unpaid amount of th	arL—not the first part shall pay the several sur or become due and payable, as aforesald, and s wise the same shall be and remain in full force be principal of said note, the unpaid interest seve	ms of money mentioned in said note or o shall faithfully perform all of the said & o and effect, and this mortgage may be d fines, and the expenditures hereinbefore	Migation, including all dues, in- edshfults therein contained, then immediately forcelosed and en- named, made by the said party
y-laws of said Association, for the	es, assessments and Insurance, and to protect on non-payment of said interest, fines, expenditury and no/100.	ires, and the payment of mortgage before	their maturity and
けんしきかい さいちょうしょうかんじょしょ	y and $no/100_{DOLLARS}$, attorney's aid premises and secured by this mortgage, and		
per cent per annum in lieu of furti provided in the By-Laws of said A	part shall be applied on the payment of said dement of said real estate and all the benefits of to foreclose this mortgage, the indebtedness the her monthly installments, and the shares of states of the first default, si	ock above referred to shall be cancelled a hall be applied in reduction of the sums	d the surrender value thereof as due on this mortgage.
	part of the mortgagyr, in the performance of the premises and to all of the rents and profits the cost of collection thereof, shall be applied us GREED, By and between the parties hereto, the y-Laws of the		
IN WITNESS WHEREOF, The vritten.	he said parties of the first parthaV.C		Sthe day and year above itton
		J.S.Britton	1
g. m. vel (hard an experience and heart most) has the second of the second		**************************************	Oraces (11)
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