Tebruary 192 personally appeared Ada acknowledged to me that they executed the same as theire acknowledged to me that they executed the same as theire acknowledged to me that they executed the same as theire acknowledged to me that they are above set forth. My commission expires January 28, 1925. CORPORATION AC STATE OF OKLAHOMA, County of as Notary Public, as Notary Public, personally appeared and Secretary respectively of the the within and foregoing instrument, and acknowledged to me that they exe act and deed of the said Corporation for the uses and purposes therein set Witness my hand and official seal on the day and year last above written. My commission expires 132 Filed for record in Tufsa County, Oklahoma, on the 15 O'clock P. M. Book 415, Page 268 Brady Brown, Deputy.	couted the same as their free and voluntary act, and as the free and voluntary forth.	
Before me, A. B. Crews a Notary Pu February 192 personally appeared. Add Add Add Add Add Add Add Add Add A	A. B. Crews. A. B. Crews. Notary Public. And for said County and State on this to me well known to be the couled the same as their free and voluntary act, and as the free and voluntary forth. Notary Public.	
Before me, A. B. Crews a Notary Pu February 192 personally appeared Ads for me known to be the land to me known to be the land to me known to be the land knowledged to me that they executed the same as theirfee for the land land official seal the day and year above set forth. January 28, 1925. CORPORATION AC FATE OF OKLAHOMA, County of a Notary Public, personally appeared at and deed of the said Corporation for the uses and purposes therein set witness my hand and official seal on the day and year last above written.	Audell Miller and D. B. Miller, her husabend identical person. S	
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Before me, A. B. Crews a Notary Pu February 192 personally appeared. Adds. to me known to be the 1 cknowledged to me that they executed the same as theire. WITNESS my hand and official seaf the day and year above set forth. Ly commission expires. January 28, 1925.	Audell Miller and D. B. Miller, her husabend Identical person. who executed the within and foregoing instrument, and and voluntary act and deed for the uses and purposes therein set forth; A. B. Crews. Notary Public.	
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Before me, A. B. Crews, a Notary Pu February 192 ³ , personally appeared. Ada. to me known to be the learn as the infection of the learn as the learn	Audell Miller and D. B. Miller, her husabend identical person. S, who executed the within and foregoing instrument, and and voluntary act and deed for the uses and purposes therein set forth;	
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Before me, A. B. Crews, a Notary Pu February 3 personally appeared. Ada to me known to be the lecknowledged to me that they executed the same as theiree	Audell Miller and D. B. Miller, her husaband identical person. S	
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Before me, A. B. Crews a Notary Pu February 192, personally appeared Ads.	Audell Miller and D. B. Miller, her husaband	
Before me, A. B. Crews , a Notary Pu		
inte di Okianonia,	Tifteenth	
in too		
아이는 사람들이 있는 아이프린 얼마나 아니는 이 때에 하는 아이를 살았다.	ACKNOWLEDGMENT	
	D. B. Miller	
ritten, 생각한 발에 그 사람들이 생각되고 보고 말라고 있는 말을 전하지 않는 것이다. 그런 하는 사람들은 사람들이 가지 않는 것이라고 있는 것이다. 하는 것이 나를 보는 것이다.	Ada Audell Miller	
IN WITNESS WHEREOF, The said part 185 the first partha	V.C. hereunto set. the irandS and sealSthe day and year above	
into in accordance with the By-Laws of the	AND The LOAN ASSOCIATION, and the laws of the State of and the laws of the State of Oklahoma are to govern.	
all be entitled to possession of the premises and to all of the rents and pro- ceive the said rents, which, less the cost of collection thereof, shall be appli- UR IS INDERSTOOD AND AGREED. By and believe the nariles hereto.	nce of any of the obligations of the said note or of this mortgage, the mortgages of the thereafter accruing from said property, and shall be entitled to collect and led upon the indebtedness hereby secured, that this entire contract, and each and every part thereof, is made and entermally the same of the State of and the laws of the State of and the laws of the State of Oklahoma are to govern.	
	s thereby secured shall hear interest from date of default at the rate of ten (10) if stock above referred to shall be cancelled and the surrender value thereof as it, shall be applied in reduction of the sums due on this mortgage.	
cted by said party of the second part shall be applied on the payment of sai	id debt. And the said part. ies the first part, for said consideration, do	
Three Hundred Fifty DOLLARS, attorn	ey's fee for instituting suit upon this mortgage; also for foreclosing the same; and included in any degree of foreclosure rendered thereon, and all rents col-	
	otect the title of said premises, to gether with the charges as provided by the ditures, and the payment of mortgage before their maturity and	
orced for the unpaid amount of the principal of state note, the annual interest	and thes, and the expenditures hereinbefore hamed, made by the said party	
NOW THEREFORE, If said partof the first part shall pay the several prest and fines, when they shall be or become due and payable, as aforesaid, an hose presents shall be void, otherwise the same shall be and remain in full f.	sums of money mentioned in said note or obligation, including all dues, in- nd shall fatthfully perform all of the said agreements therein contained, then torce and effect, and this mortgage may be immediately forcelosed and en-	
100	Survey of a survey south and a survey south and a survey south as	
분명을 받아보다면 보인다는 말했다면 말을 보이다		
Loan 1040	D. B. Miller	
which event this note or congection may be credited on such repayment of it	Ada Audell Miller	
ock to redemption by said Association at the par value interest, and the said redeemed shall be taken by said Association in full satisfaction of this of This obligation may be paid off at any time upon giving thirty days writt.	S of stock evidenced by Certificate No. 3620 so taken bligation and deed of trust or mortgage to secure the same. Oklahoma en notice to the Home Office of the Association. TUISE. Oklahoma	
	es, advances, liens and other charges shall entitle all of said certificate	
w. The payment of said monthly sum aggregating		
the gross amount of dues and interest for a period of six months, then the	Munic of this objection purity property and property may an assessment at	
on or six successive months to buy mas, interest or other cumbes reduired	to fully pay and discharge same. If WG shall fall for a d by the By-Laws or shall become indebted to the Association in a sum equal	
due and owing on said loan. We	그리고 그 그는 그는 이 그리고 그 것이 되었다. 그는 그 보고 있는 그리고 그 등을 처음이 되었다. 그는 점점이다.	
edged and the security given to secure said monthly payments shall, upon inc	ld aums of money, or any part thereof, monthly as ntoyeenid; to yay all fines ations and By-Laws of said Association, and if, in case of default, the stock e sale thereof, be insufficient to repay said Association my balance which may	

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