And further agree, in case of donor penalties assessed on account thereof, in accordancedged and the security given to secure said monthly 1	payments shall, upon the sale thereof,	be insufficient to repay said Associatio	n any halance which may
due and owing on said loan	mum.promise and agree to fully pay r other charges required by the By-I f six months, then the whole of this	and discharge same. If	esociation in a sum equal and may be collected by
W. The payment of said monthly sum aggregating	Twenty-one and 90/10	O Dollars, each and	every consecutive month
ereafter until the maturity of said stock and the payn			
took to redemption by said Association at the par valued redeemed shall be taken by said Association in fur. This obligation may be paid off at any time upon a which event this note or obligation may be credited.	ue thereof, and the said Share. Sull satisfaction of this obligation and giving thirty days written notice to ton such repayment of loan, with the	of stock evidenced by Certificate No deed of trust or mortgage to secure the Home Office of the Association, withdrawal value of the stock carried	ob same, with same.
Loan 1036		Henry S. Condor	
	COMPARED	Jane A. Condon	
NOW THEREFORE, If said partof the first pa rest and fines, when they shall be or become due and uses prosents shall be void, otherwise the same shall treed for the unpaid amount of the principal of said n			
t second part, to pay said taxes, assessments and y-laws of said Association, for the non-payment of sa	insurance, and to protect the title	of said premises, to gether with the clue payment of mortgage before their m	narges as provided by the aturity and
One Hundred Fifty	DOLLARS, attorney's fee for in cured by this mortgage, and included	stituting sult upon this mortgage; also in any degree of forcelosure rendered	for foreclosing the same; thereon, and all rents col-
ected by said party of the second part shall be applied or by expressly walve an appraisement of said real or in event of legal proceedings to foreclose this motor cent per annum in lieu of further monthly install rovided in the By-Laws of said Association, as of the	date of the first default, shall be ap	plied in reduction of the sums due or	this mortgage.
In the event of default on the part of the mortgage hall be entitled to possession of the premises and to seelve the said rents, which, less the cost of collection IT IS UNDERSTOOD AND AGREED, By and bet d into in accordance with the By-Laws of the	or.S., in the performance of any of t all of the rents and profits thereafter in thereof, shall be applied upon the law when the parties hereio, that this ent was of said Association and the laws	ne obligations of the said note or of this accruing from said property, and shall adebtedness hereby secured. It contract, and each and every part it LOAN ASSOCIATION, and of the State of Oklahoma.arc. to gover	mortgage, the mortgagee be entitled to collect and hereof, is made and enter- d the laws of the State of a.
IN WITNESS WHEREOF, The said part	the first partha.V.9hereunto	set the Krnd S and seal S	the day and year above
		Henry S. Condon	
		Jane A. Condon	
	🍁 이 하나는 말이 하는 사람들이 모양		***************************************
		Francisco de terror de la composição de la	
	ACKNOWLEDGMENT		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
itato of Oklahoma, Tulsa	ACKNOWLEDGMENT County, ss.		
A. B. Crews	County, ss.	or said County and State, on this	Fifteenth day of
Before me. A. B. Crews February 102 3 personally	County, as.  a Notary Public in and to appeared. Henry S. Condo	n and Jane A. Condon,	his wife,
Before me. A. B. Crews February 192. 3 personally	County, as.  a Notary Public in and to appeared. Henry S. Condo	n and Jane A. Condon,  S who executed the within and	his wife,
Before me. A. B. Crews  February 192 3 personally a to the they executed the	County, as.  a Notary Public in and to appeared. Henry S. Condo one known to be the identical persons their cand voluntar	n and Jane A. Condon,  S who excepted the within and y act and deed for the uses and Ru	his wife, foregoing instrument, and reges stherein set.forth:
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Before me. A. B. Crews  February 192 3 personally to the cknowledged to me that they executed the cknowledged to me the within and foregoing instrument, and acknowledged and deed of the said Corporation for the uses and the cknowledged to me the said Corporation for the uses and the commission expires.  Filed for record in Tulsa County, Oklahoma, on the characteristics of the the	County, ss.  a Notary Public in and to appeared. Henry S. Condo. The ire and voluntar he same as their free and voluntar he same as their free and voluntar (Seal)  year above set forth.  (Seal)  25.  CORPORATION ACKNOWLEDGE Seal.  a Notary Public, in and for seal of the condition of that they executed the said purposes therein set forth.  year last above written.  192.  15.  Deputy.  (Seal.	m and Jane A. Condon,  S. who executed the within and y act and deed for the uses and gu  A. B. Crews  MENT  A. Company, and me as their free and voluntary act, and  Company, and me as their free and voluntary act, and  Company, and me as their free and voluntary act, and  Company, and me as their free and voluntary act, and  Company, and me as their free and voluntary act, and  Teb.	foregoing instrument, and recess therein set. forth:  Notary Public,  day of me well known to be the the persons who executed as the free and voluntary  Notary Public.  23 , at 4:10  County Clerk.