e due arid owing on said loan, W6 eriod of six successive months to pay dues, interest	or other charges required by the By-I	and discharge same, If	ciation in a sum equal
o the gross amount of dues and interest for a period		/100 Dollars, each and ever	
aw. The payment of said monthly sum aggregating			: 20 × 177 − 10 × 10 × 2 × <b>1</b> × <b>1</b> 1
tock to redemption by said Association at the par vi nd redeemed shall be taken by said Association in: This obligation may be paid off at any time upon n which event this note or obligation may be credited	full satisfaction of this obligation and a giving thirty days written notice to ild on such repayment of loan, with the	deed of trust or mortgage to secure the ten Home Office of the Association, but the withdrawal value of the stock carried w	Tesville. th same Oklahoma
VoE-124	COMPARED	Earle G. Hastings	
		leta B. Hastings	
ies			
NOW THEREFORE, If said part	d payable, as aforesaid, and shall faith il be and remain in full force and effec- note, the unpaid interest and fines, an	ey mentioned in said note or colligation, ully perform all of the said agreements i ct, and this mortgage may be immediate d the expenditures hereinbefore named, m	herein contained, then ly foreclosed and en- ade by the said party
of second part, to pay said taxes, assessments any-laws of said Association, for the non-payment of the non-	nd insurance, and to protect the fille said interest, fines, expenditures, and th No/100	of said premises, to gether with the char, le payment of mortgage before their matu	res as provided by the rity and
Our Hundred Seventy-five and	그렇지 않는 것 같은 하는 것 같은 그는 가장 그 살아보고 싶었다.	일당이 불위한 동안이 가고 되었다. 그 나는	
ected by said party of the second part shall be appli ereby expressly waive an appraisement of said real In event of legal proceedings to forcelose this m	estate and all the benefits of the home	stead exemption and state laws of the St	ate of Oklahoma
er cent per annum in lieu of further monthly instal rovided in the By-Laws of said Association, as of th	lments, and the shares of stock above	referred to shall be cancelled and the surr	ender value thereof as
In the event of default on the part of the mortgat hall be entitled to possession of the premises and to eccive the said rents, which, less the cost of collecti	gor, in the performance of any of the salf of the rents and profits thereafter	a obligations of the said note or of this maccruing from said property, and shall be	ortgage, the mortgagee entitled to collect and
eceive the said rents, which, less the cost of collecting in accordance with the By-Laws of the	tween the parties hereto, that this enti	re contract, and each and every part there LOAN ASSOCIATION, and to	of, is made and enter- te laws of the State of
IN WITNESS WHEREOF, The said part 10;		their s and seal S	day and year above
vrltten,		Earl G. Hastings	
<u> </u>		Leta B. Hastings	
		***************************************	-
			and the second of the second o
tate of Oklahoms, Tulsa  Before me, a Notary Public  February 3	ACKNOWLEDGMENT  County, ss. of Tu  a Notary Eublic in and fo  Earle G. Hast	sa, and State of Oklaho	oma, th day of nes, his wife,
February 192 8, personally	County, ss. of Tul-  a Notary Eublic in and to appeared. Earle G. Hast to me known to be the identical person	ings, and Leta B. Hasti	ngs, his wife,
February 192 8, personally	County, ss. Of Tul-  County, ss. Of Tul-  Earle G. Hast  The ine known to be the identical person  the same as the iree and voluntary	ings, and Leta B. Hasti  S who executed the within and fore act and deed for the uses and purpos	nos, his wire, going instrument, and es therein set forth:
February 1928, personally cknowledged to me that they executed to the the county of Tulsa and State	County, ss. Of Tules	ings, and Leta B. Hasti  S who executed the within and fore act and deed for the uses and purpos  official seal, at my of	going instrument, and see therein set forth:
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