s due and owing on said loan, WS	s, interest or other charges required by the By-Laws o	scharge same. If	Aggodiction (- Aggodi
o the gross amount of dues and interest fo	or a period of six months, then the whole of this obligat	ion shall become due and paya	ole and may be collected by
일이 어려워 된 이 모든 이번 에 이름이	gregating Fifty-three and 85/100	등 일이 있는 강생하다 하셨다.	
	nd the payment of all fines, penalties, advances, Hens a		
stock to redemption by said Association at mod redeemed shall be taken by said Asso This obligation may be paid off at any n which event this note or obligation may	the par value thereof, and the said Share		To taken HU188 Oklehome. d with same.
Loan 1041	COMPARED	John J. Leyh	
	강하다는 아이 없는 이렇게 되었다. 되었다.	Maud Leyh	
	이 가는 뭐라 있네요즘 하고 있을만	**************************************	
erest and fines, when they shall be or beco hese presents shall be void, otherwise the	the first part shall pay the several sums of money me me due and payable, as aforesaid, and shall faithfully p same shall be and remain in full force and offect, and bal of said note, the unpaid interest and fines, and the	erform all of the said agreeme I this mortgage may be imme	nts therein contained, then diately forcelosed and en-
by-laws of said Association, for the non-pa	sments and insurance, and to protect the title of said yment of said interest, fines, expenditures, and the pays	l premises, to gether with the ment of mortgage before their	charges as provided by the maturity and
Three Hundred and 00/10	DOLLARS, attorney's fee for instituting isses and secured by this mortgage, and included in any	g suit upon this mortgage; als degree of forcelosure rendere	o for foreclosing the same; thereon, and all rents col-
In event of legal proceedings to foreck ner cent per annum in lieu of further mon	all be applied on the payment of said debt. And the said said real estate and all the benefits of the homestend said real estate and all the benefits of the homestend the this mortgage, the indebtedness thereby secured sha they installments, and the shares of stock above referre m, as of the date of the first default, shall be applied in	Il bear interest from date of de ed to shall be cancelled and the	fault at the rate of ten (10)
In the event of default on the part of that it be cultiled to possession of the premiscelve the said rents, which, less the cost IT IS UNDERSTOOD AND AGREED, at into in accordance with the By-Laws Oklahoma, and in construing this contract	he mortgagor, in the performance of any of the oblig ses and to all of the rents and profits thereafter accrul of collection thereof, shall be applied upon the indebted By and between the parties bergto, that this entire cont of the	rations of the said note or of the from said property, and shiness hereby secured. Tract, and each and every partLOAN ASSOCIATION, State of Oklahoma are to gove	is mortgage, the mortgages Il be ontitled to collect and thereof, is made and enter- not the laws of the State of cn.
IN WITNESS WHEREOF, The said written.	parties of the first part have hereunto set th		
	. 이 그 그 그들이 하는 것은 사람들이 모르는데 하는데 하다. 사람들은 사람들이 가득했습니다. 사람들이 하는데 하는데 하다.	John J. Leyh	
		Meud Leyh	
Before me, A. B. Cre	minimum it rotary rubite it and for said	County and State, on this	Fifteenth day or
Before me. A. B. Cre February 1923	SA County, ss. NS , a Notary Public in and for said personally appeared John J. Leyh and lo me known to be the identical person S	Maud Leyh, his within an	wife,
Before me. A. B. Cre February 1923 acknowledged to me that they	County, ss. County, ss. NVS , a Notary Public in and for said personally appeared John J. Leyh and personally appeared John J. Leyh and person S. Lio me known to be the identical person S. Executed the same as the irree and voluntary act of the county sectors.	I Maud Leyh, his within an and deed for the uses and p	Wife, I foregoing instrument, and urposes therein set forth:
Before me. A. B. Cre February 1923 acknowledged to me that they	SA County, ss. NS , a Notary Public in and for said personally appeared John J. Leyh and lo me known to be the identical person S	I Maud Leyh, his within an and deed for the uses and p	Wife, I foregoing instrument, and urposes therein set forth:
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Before me. A. B. Cre February 1923 acknowledged to me that they WITNESS my hand and official seal t	County, ss. NVS , a Notary Public in and for said personally appeared John J. Leyh and to me known to be the identical person. S executed the same as the irree and voluntary act of the day and year above set forth: (Seal)	I Maud Leyh, his within an and deed for the uses and p	wife,
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