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of six successive months to pay dues, amount of dues and interest for a per	interest or other charges required by the By-Li clod of six months, then the whole of this obligation	and discharge same. If WO ws or shall become indebted to the Association in a sum equal tion shall become due and payable and my be collected by law.	or a perio to the gro The pay
ment of said monthly sum aggregatin		Dollars, each and every consecu	
		dvances, liens and other charges shall entitle all of said certifics	
Toen 1152	ion at the par value thereof, and the said Sha Issociation in full satisfaction of this obligation I at any time upon giving thirty days written n a may be credited on such repayment of loan,	re. S. of stock evidenced by Certificate No. 3885 and deed of trust or mortgage to secure the samTralsa, Okl. notice to the Home Office of the Association, Tralsa, Okl. with the withdrawal value of said stock carried with same. JOSEPh Donohoo o	so take ahoma
No. 110000 , 11000	17	Ollie A. Donohoo	
	COMPARED		
NOW THEREFORE, If said terest and fines, when they shall be or presents shall be void, otherwise the unpaid amount of the principal of sai pay said taxes, assessments and insur	108 partof the first part shall pay the several s become due and payable, as aforesaid, and sha same shall be and remain in full force and ef id note, the unpaid interest and fines, and the e rance, and to protect the title of said premises,	nums of money mentioned in said note or obligation, including a all faithfully perform all of the said agreements therein contained fect, and this mortgage may be immediately forclosed and enfor expenditures hereinbefore named, made by the said party of sect together with the charges as provided by the By-Laws of said A	ill dues, in , then thes reed for the nd part, t association
		age before their maturity and Three Hundred Fift	
		ng suit upon this mortgage; also for foreclosing the same; all of gree of foreclosure rendered thereon, and all rents collected by	
		1.95 of the first part, for said consideration, dohereb tion and stay laws of the State of Oklahoma. reby secured shall bear interest from date of default at the rate above referred to shall be cancelled and the surrender value the plied in reduction of the sums due on this mortgage.	
		of any of the obligations of the said note or of this mortgage, the hereafter accruing from said property, and shall be entitled to an the indebtedness hereby secured. b, that this entire contract, and each and every part thereof, is	
		ND LOAN ASSOCIATION, and the laws of t laws of the the State of Oklahoma are to govern.	
IN WITNESS WHEREOF,	The said part_105 of the first partha.	Ve hereunto set the jrand S and seal S the da	
		Joseph Donohoo	
·····		Ollie A. Donohoo	
Before me, <u>A</u> . April 199	B. Crews 2. 5., personally appeared.JOS9ph] 	y, ss. n and for said County and State, on this <u>Sixteenth</u> Donohoo and Ollie A. Donohoo, his w cal person ^S who executed the within and foregoing instru	ife
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