Andfur d penalties assessed on account the d the security given to secure said	ther agree, in case of default in payment reof, in accordance with the rules, regula monthly payments shall, upon the sale	t of said sums of money, or any partions and By-Laws of said Associate thereof, he insufficient to repay	rt thereof, monthly as aforesaid, t tion, and if, in case of default, the said Association any balance whic	o pay all fines stock pledged h may be due
	promise and agree to full interest or other charges required by the iod of six months, then the whole of this			
ent of said monthly sum aggregatin	g. Thirty-nine and no.	/100	Dollars, each and every consc	ecutive month
	tock and the payment of all fines, pena			
ck to redemption by said Associati d redeemed shall be taken by said A This obligation may be paid off which event this note or obligation	ion at the par value thereof, and the sa ssociation in full satisfaction of this obli f at any time upon giving thirty days w a may be credited on such repayment of	id Share. Solution of stock evidence gation and deed of trust or mortga ritten notice to the Home Office of loan, with the withdrawal value of	ed by Certificate No. E-14 ge to secure the same. the Association, Bartle syl f said stock carried with same.	17 so taken Llle klahoma
E-147		D.	A. Eyestone	
	CENT, NIES	Eth	el May Eyestone	
				/ * * * * * * * * * * * *
NOW THEREFORE, If said yest and fines, when they shall be or sents shall be void, otherwise the paid amount of the principal of any said taxes, assessments and insur	part19.81 the first part shall pay the sc become due and payable, as aforesaid, a same shall be and remain in full force d note, the unpaid interest and fines, an ance, and to protect the title of said pre			
the non-payment of said interest,	fines, expenditures, and the payment of	i mortgage before their maturity a	nd Two Hundred Fift;	and no/
	DOLLARS, attorney's fee for in ured by this mortgage, and included in			
the second part shall be applied on dive an appraisement of said real est In event of legal proceedings t r cent per annum in lieu of further led in the By-Laws of said Associat	n the payment of said debt. And the sr ate and all the benefits of the homestead to foreclose this mortgage, the indebtedr monthly installments, and the shares of ion, as of the date of the first default, sha	id part 198 of the first part, for exemption and stay laws of the Si less thereby secured shall bear inte f stock above referred to shall be c all be applied in reduction of the su	said consideration, dohet tate of Oklahoma. vrest from date of default at the ra ancelled and the surrender value t ms due on this mortgage.	reby expressly ate of ten (10) hereof as pro-
	part of the mortgagor, in the perfor premises and to all of the rents and p e cost of collection thereof, shall be appl AGREED, By and between the partie		and the second s	
tered into in accordance with the lalahoma, and in construing this cor	By-Laws of the HOME SAVING: ntract the By-Laws of said Association :	S AND LOAN and the laws of the the State of Ol	ASSOCIATION, and the laws of clahoma are to govern.	of the State of
IN WITNESS WHEREOF,	The said parties of the first part	ha ve hereunto set their	and S and seal S the	day and year
		D. A.	Eyestone	
		Ethel	May Eyestone	
	******************	Man year and then did not dell size also are to		***
April 192		Eyestone and Eth	el May Eyestone, house	is Wife
IN WITNESS WHEREOF,	I have hereunto set a	my hand and officia	l seal, at my offic	
	ial seal the day and year above set forth 14th, 1926. 192 (Se		lan, No	stary Public.
en al Community (1944) en syngles en verei my fil ferri felen de la Community (1944) en anne en en en al Commu	and the control of th	ponyumba NEKARA (ponyumba ni	A of	
				O O NY INDIANA NA BANDANA
	nty, Oklahoma, on the 28 104 ok 447, Page 104	dny of Ap	ril , ₁₉₂ 3 ,,	t_ll:20