MORTGAGE RECORD No. 447

nd penalties assessed on accord the security given to sec	ount thereof, in accordance wi ure said monthly payments	shall, upon the sale thereof, be ins	money, or any part thereof, monthly as aforesaid, to pay all fin was of said Association, and if, in case of default, the stock pledg ufficient to repay said Association any balance which may be di
nd owing on said loan, six successive months to pa nount of dues and interest f	WO promis y dues, interest or other char or a period of six months, the	e and agree to fully pay and disch ges required by the By-Laws or sha en the whole of this obligation shall	arge same. If WGshall fail for a peri all become indebted to the Association in a sum equal to the gro become due and payable and my be collected by law. The pa
ent of said monthly sum ag	gregating Twenty	and 44/100	Dollars, each and every consecutive mon-
ereafter until the maturity	of said stock and the paymer	at of all fines, penalties, advances,	liens and other charges shall entitle all of said certificate
ock to redemption by said Id redoemed shall be taken b This obligation may be which event this note or o	Association at the par value by said Association in full satis a paid off at any time upon gi bligation may be credited on	thereof, and the said Share. S sfaction of this obligation and deed ving thirty days written notice to such repayment of loan, with the	of stock evidenced by Certificate No. 3930 so take of trust or mortgage to secure the same Tulsa Oklahoms withdrawal value of said stock carried with same.
o. Loan 1164			Blanche B. Drum
	COM	PARED	B. M. Drum
		AL POST	
NOW THEREFORE, rest and fines, when they sh esents shall be void, other, paid amount of the princip y said taxes, assessments a	If said part.—of the first p all be or become due and pay vise the same shall be and re al of said note, the unpaid in and insurance, and to protect	part shall pay the several sums of mable, as aforesaid, and shall faithfus main in full force and effect, and terest and floes, and the expendit the title of said premises, together	noney mentioned in said note or obligation, including all dues, i lly perform all of the said agreements therein contained, then the this mortgage may be immediately forclosed and enforced for t res hereinbefore named, made by the said party of second part, with the charges as provided by the By-Laws of said Aassociatio
			e their maturity and One Hundred Forty
	the street of th		pon this mortgage; also for foreclosing the same; all of which shi oreclosure rendered thereon, and all rents collected by said par
			the first part, for said consideration, dohereby express stay laws of the State of Oklahoma. Ired shall bear interest from date of default at the rate of ten (1 ferred to shall be cancelled and the surrender value thereof as preduction of the sums due on this mortgage.
			the obligations of the said note or of this mortgage, the mortgag accruing from said property, and shall be entitled to collect are lebtedness hereby secured. als entire contract, and each and every part thereof, is made an
itered into in accordance w	ith the By-Laws of the Ti	JLSA BUILDING AND of said Association and the laws of the	LOAN ASSOCIATION, and the laws of the State
			eunto set theirand S and seal S the day and ye
pove written.	indicate and purchase	or one man bereattanners.	Blanche B. Drum
			B. M. Drum
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		ACKNOWLEDGMENT	
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