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	al the day and year above set forth. 	Andrews J. Jones.	
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		person. S_{\dots} who executed the within and for any act and deed for the uses and purposes therei	2
		nd for said County and State, on this	, Š
TE OF OKLAHOMA, Ottay	County, s	s. •	
		<u>Margaret Dix</u> Seymour Dix	
		s of the the State of Oklahoma are to govern. hereunto set the inand. S. and seal	·
		at this entire contract, and each and every pa <u>D</u> LOAN ASSOCIATION, and s of the the State of Oklahoma are to govern.	
		by of the obligations of the said note or of this mortgage rafter accruing from said property, and shall be indebtedness hereby secured. hat this entire contract, and each and every pa	1 I I I I I I I I I I I I I I I I I I I
ive an appraisement of said real estate a In event of legal proceedings to fore cent per annum in lieu of further mont ied in the By-Laws of soid Association	and all the benefits of the homestead exemption eclose this mortgage, the indebtedness thereby thly installments, and the shares of stock abor is of the date of the first default shall be acceler	S of the first part, for said consideration, do and stay laws of the State of Oklahoma. y secured shall bear interest from date of defaul ve referred to shall be cancelled and the surrend d in reduction of the sums due on this mortgage	at the rate of ten (10) er value thereof as pro-
		suit upon this mortgage; also for foreclosing the e of foreclosure rendered thereon, and all rents of S of the first part for said consideration, do	5
the non-payment of said interest, fines	, expenditures, and the payment of mortgage	before their maturity and TWO Hundre	d Fifty
est and nnes, when they shall be or becc sents shall be void, otherwise the same paid amount of the principal of said not y said taxes, assessments and insurance,	ome que ana payable, as aforesaid, and shall f e shall be and remain in full force and effect, ic, the unpaid interest and fines, and the expe , and to protect the title of said premises, toge	s of money mentioned in said note or obligation lithfully perform all of the said agreements there, and this mortgage may be immediately forcioo nditures hereinbefore named, made by the said ther with the charges as provided by the By-La	en contained, then these ed and enforced for the party of second part, to ys of said Aassociation,
NOW THEREFORE, If said part	.09 of the first part shall pay the several sums	of money mentioned in said note or obligation	
Loan 1166	COMPARED	Margaret Dix Seymour Dix	
d redeemed shall be taken by said Associ This obligation may be paid off at a which event this note or obligation may	iation in full satisfaction of this obligation and my time upon giving thirty days written notic y be credited on such repayment of loan, with		· · · · · · · · · · · · · · · · · · ·
		nces, liens and other charges shall entitle all of	
 A second s	orty-four and 88/100	Dollars, each and e	very consecutive month
	orty-four and 88/100 and the payment of all fines, penalties, adva		very consecutive month said certificateof <u>3932</u>

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