and the security given to secur-	at thereof, in accordance with the rules, regulation e said monthly payments shall, upon the sale th	said sums of money, or any part thereof, monthly as aforesaid, to I is and By-Laws of said Association, and II, in case of default, the st ereof, be insufficient to repay said Association any balance which:	ock pledged may be due
and the state of t		ay and discharge same. If W6 shall fall i -Laws or shall become indebted to the Association in a sum equal ligation shall become due and payable and my be collected by law.	
ment of said monthly sum aggre	egating Forty-eight and 47/10	Dollars, each and every consecu	tive month
		s, advances, liens and other charges shall entitle all of said certifica	
stock to redemption by said As and redeemed shall be taken by This obligation may be p in which event this note or obli	sociation at the par value thereof, and the said S said Association in full satisfaction of this obligati aid off at any time upon giving thirty days writte gation may be credited on such repayment of loa	there. S. of stock evidenced by Certificate No. 3957 on and deed of trust or mortgage to secure the same Tulsa OK on notice to the Home Office of the Association, Tulsa OK n, with the withdrawal value of said stock carried with same.	so taken Lah oma
No. Loan 1173		C. H. Nicholson	*****
	COMPARED	Carrie H. Nicholson	
	COMPART		
		al sums of money mentioned in said note or obligation, including shall faithfully perform all of the said agreements therein contained effect, and this mortgage may be immediately forclosed and enfor expenditures hereinbefore named, made by the said party of seces, together with the charges as provided by the By-Laws of said A	all dues, in- l, then these reed for the ond part, to association,
		ortgage before their maturity and Two Hundred Seven	
*		tuting suit upon this mortgage; also for foreclosing the same; all of degree of foreclosure rendered thereon, and all rents collected by	
of the second part shall be appl waive an appraisement of said re In event of legal proceed per cent per annum in lieu of fu yided in the By-Laws of said As	ied on the payment of said debt. And the said real estate and all the benefits of the homestead exings to foreclose this mortgage, the indebtedness arther monthly installments, and the shares of sto sociation, as of the date of the first default, shall b	part 195 of the first part, for said consideration, dohereb mption and stay laws of the State of Oklahoma. thereby secured shall bear interest from date of default at the rate ck above referred to shall be cancelled and the surrender value the e applied in reduction of the sums due on this mortgage.	y expressly of ten (10) reof as pro-
		ce of any of the obligations of the said note or of this mortgage, the s thereafter accruing from said property, and shall be entitled to upon the indebtedness horeby secured. reto, that this entire contract, and each and every part thereof, is	
		IG AND LOAN ASSOCIATION, and the laws of the laws of the laws of the state of Oklahoma are to govern.	
		the laws of the the State of Oklahoma are to govern.	
above written.	301) Indiana parateral violence parateral		
		C. H. Nicholson Carrie H. Nicholson	

	ACKNOWLE	EDGMENT	
тате ог октанома	Tulsa, Co		-
Before me,W.	T. Bennett , a Notary Pub	lic in and for said County and State, on this Fifteent	n day of
May		H. Nicholson and Carrie H. Nicholson	L
his wife.	to me known to be the ide	entical personSwho executed the within and foregoing instr	ument ,and
acknowledged to me that $t h$	ey executed the same as their ree and	voluntary act and deed for the uses and purposes therein set forth:	

The second secon	d official seal the day and year above set forth. July 21, 1925) W. T. Bennett, Nota	ry Public.
	andre Silvania e se se introduce. Martino de la companya e se s		
Filed for record in Tules	County, Oklahoma, on the 15	day of May 192 3 et	4:30
	1 County, Oklahoma, on the 15	day of May , 192.3 , at	4:30
o'clock P. M	f., Book 447, Page 120	0 0 #00****	_4:30