And We further agree, in and penalties assessed on account thereof, in account the security given to secure said monthly pa	case of default in payment of said s dance with the rules, regulations and yments shall, upon the sale thereof,	ums of money, or any part thereof, mon By-Laws of said Association, and if, in be insufficient to repay said Association	thly as aforesaid, to pay all fines case of default, the stock pledged a any balance which may be due
md owing on said loan, If six successive months to pay dues, interest or of mount of dues and interest for a period of six mo	promise and agree to fully pay and her charges required by the By-Laws in the the whole of this obligation	d discharge same. If We s or shall become indebted to the Associa on shall become due and payable and m	shall fail for a period ation in a sum equal to the gross be collected by law. The pay-
ent of said monthly sum aggregating Ei		Dollars, et	
ereafter until the maturity of said stock and the	payment of all fines, penalties, adv		
ock to redemption by said Association at the prid redeemed shall be taken by said Association in This obligation may be paid off at any time which event this note or obligation may be created.  Loan 1176	r value thereof, and the said Share full satisfaction of this obligation an upon giving thirty days written not dited on such repayment of loan, wit		e No. 3960 same n, Tulsa, Oklahoma, rried with same.
D. TOMIL TITO	e do	Maisie Klin	
	COMPERED	************	nt Klintworth
			. W
NOW THEREFORE, If said part 1986 the crest and fines, when they shall be or become due resents shall be void, otherwise the same shall paid amount of the principal of said note, the up said taxes, assessments and insurance, and to			
or the non-payment of said interest, fines, expen-	ditures, and the payment of mortgag	e before their maturity andFift;	y and 00/100
a a lien upon said premises and secured by this	LARS, attorney's fee for instituting mortgage, and included in any degr	suit upon this mortgage; also for forecle ee of foreclosure rendered thereon, and	osing the same; all of which shall all rents collected by said party
I the second part shall be applied on the paymer aive an appraisement of said real estate and all the In event of legal proceedings to foreclose or cent per annum in lieu of further monthly in ided in the By-Laws of said Association, as of the			
In the event of default on the part of the man the entitled to possession of the premises an acceive the said rents, which, less the cost of colle IT IS UNDERSTOOD AND AGREED,			
ntered into in accordance with the By-Laws of klahoma, and in construing this contract the By	the TULSA BUILDING AND	LOAN ASSOCIATIONS of the the State of Oklahoma are to	ON, and the laws of the State of govern.
IN WITNESS WHEREOF, The said par			
oove written.			vorth vorth
			Klintworth
	***		
	nally appeared Wm . H.	Klintworth and Maisie	Klintworth, his wi
WITNESS my hand and official seal the d			
tate of Oklahoma, Tulsa Cou Before me, A. B. Crews, ifteenth day of May, 1923, e known to be the identical nd acknowledged to me that ed for the uses and purpos Witness my hand and offi y commission expires Januar	enty, ss. a Notary Public in a personally appeared i persons who execute they executed the sa ses therein set forth icial seal the day an	and for said County and Harry Dwight Klintwork of the within and fore ame as their free and to the same and to the same and to	l State, on this th, signle, to going instrument, voluntary act and
The second secon		general and a second and the seco	CHARLES TO THE TOTAL STATE OF TH
Filed for record in Tulsa County, Oklahon	18, on the22	day of May	, 192 3, at 4:10
clockM., Book 447, Page	140		
Brady Brown	, Deputy (Se	eal) O. G. Weaver	County Clerk.