to seld monthly sum aggregating. TWREET. 9.45 FM. M. 190.00.  Dollars, each and every consecutive montained and the materity of mid stock and the payment of all direc, penaltics, solvenes, lisus and other charges shall castified all oil certificates	nowing on said loan,
there until the materity of said stock and the puryment of all dross, possible, advances, lieus and other charges shall estitle all of said contribute, the proceeding of the pury when thereof, and the said Sime. 3	reafter until the maturity of said stock and the payment of all fines, penalties, advances, liens and other charges shall entitle all of said certificate
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NOW THEREPORE, I maid part 0. So the first part and any put shall go ythe several name of memory mentioned in anid note or chilestion, including all dates, on the part and the part of the part and all the road, otherwise the same shall be and promets in full erre and effect, and the merigape may be immediately fordesed and entered for anid taxes, anecements and insurance, and to protect the title of easily promises, tegether with the charges in provided by the DyLane of anid taxes, anecements and insurance, and to protect the title of easily promises, tegether with the charges in provided by the DyLane of anid taxes, anecements and insurance, and the part of the charges the for insurance and the charges and secured by the merigape, and included in any others of tenent charges the for fereedcoing the sames all of which at the non-payment of said other. And the easily part of the part of the same and a centred part is an interest. The property of the part of the same and the part of	ock to redemption by said Association at the par value thereof, and the said Share. Sold stock evidenced by Certificate No. 296 so ta d redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same.  This obligation may be paid off at any time upon giving thirty days written notice to the Home Office of the Association.
NOW THEREPORE, I maid part 0. So the first part and any put shall go ythe several name of memory mentioned in anid note or chilestion, including all dates, on the part and the part of the part and all the road, otherwise the same shall be and promets in full erre and effect, and the merigape may be immediately fordesed and entered for anid taxes, anecements and insurance, and to protect the title of easily promises, tegether with the charges in provided by the DyLane of anid taxes, anecements and insurance, and to protect the title of easily promises, tegether with the charges in provided by the DyLane of anid taxes, anecements and insurance, and the part of the charges the for insurance and the charges and secured by the merigape, and included in any others of tenent charges the for fereedcoing the sames all of which at the non-payment of said other. And the easily part of the part of the same and a centred part is an interest. The property of the part of the same and the part of	WHICH EVENT THE HOLE OF COMERCION MAY BE CREDICED ON SUCH REPRESENTED TO HOLD THE WILL SAME.
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The non-payment of sail interest, fines, expenditures, and the payment of mortgage before their maturity and . One interesting the many all of which at the upon and premise and secured by this mortgage, and included in any degree of increasence rendered thereon, and all rents collected by said premises and secured by this mortgage, and included in any degree of increasence rendered thereon, and all rents collected by said premises are not premised and the payment of and debt. And the said part 4.82 of the first part, for said consideration, do	Eula Poole
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The non-payment of sail interest, fines, expenditures, and the payment of mortgage before their maturity and . One interesting the many all of which at the upon and premise and secured by this mortgage, and included in any degree of increasence rendered thereon, and all rents collected by said premises and secured by this mortgage, and included in any degree of increasence rendered thereon, and all rents collected by said premises are not premised and the payment of and debt. And the said part 4.82 of the first part, for said consideration, do	NOW THEREFORE, If said part 1.9. So the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, est and fines, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein contained, then the sents shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately forclosed and enforced for paid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made by the said party of second party said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the By-Laws of said Associated.
Lien upon said premises and secured by the mercage, and inclused in any aggree of correctionary rendered thereon, and all reas collected by said part has been approximated and the second collected by said part has been approximated and the second collected by said part has been approximated and the second collected by said part has been approximated and the second collected by said part of the state of collaboration of an approximate and all the beenfold of the homested exceptions and stay save of the State of Olchhoma. The control of the same date of the same	the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and One Hundred & No/100
In the result of default by the part of the methylecon	DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; all of which s a lien upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected by said pa
ACKNOWLEDGMENT TO FORLAHOMA, Tulse  ACKNOWLEDGMENT To Go Poklahoma, state of Challenge of the State of Challenge of Challenge of State of State of Challenge of Challenge of Challenge of Challenge of Challenge	the second part shall be applied on the payment of said debt. And the said part, 1999 of the first part, for said consideration, donereby expressive an appraisement of said real estate and all the benefits of the homestead exemption and stay laws of the State of Oklahoma. The vent of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the rate of tenter and the legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall be cancelled and the surrender value thereof as the legal to the said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.
IN WITNESS WHEREOF, The said part ASS of the first part has Ve hereunto set theirhand S and seal S the day and y T. G. Poole  Eula Roole  ACKNOWLEDGMENT  To OF OKLAHOMA, Tulsa County of Tulsa, State of Oklahoma the County of Tulsa, State of Oklahoma they may 192 3, personally appeared T. G. Poole and Eula Poole.  to me known to be the identical person. S. who exceuted the within and foregoing instrument a novledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WITNESS which send the winds and through modyem above set both 200 and	In the event of default on the part of the mortgagor, in the performance of any of the obligations of the said note or of this mortgage, the mortgall be entitled to possession of the premises and w all of the rents and grounds are carding from said property, and shall be entitled to collect every the said rents, which, less the cost of collection thereof, shall be applied upon the indebtedness hereby secured.  IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made
IN WITNESS WHEREOF, The said part ASS of the first part has Ve hereunto set theirhand S and seal S the day and y T. G. Poole  Eula Roole  ACKNOWLEDGMENT  To OF OKLAHOMA, Tulsa County of Tulsa, State of Oklahoma the County of Tulsa, State of Oklahoma they may 192 3, personally appeared T. G. Poole and Eula Poole.  to me known to be the identical person. S. who exceuted the within and foregoing instrument a novledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WITNESS which send the winds and through modyem above set both 200 and	tered into in accordance with the By-Laws of the UNION BUILDING AND  LOAN ASSOCIATION, and the laws of the State of Oklahoma are to govern.
ACKNOWLEDGMENT  To OF OKLAHOMA,  Tulga  County, ss.  The County of Tulga, State of Oklahoma tay  May 192 3 personally appeared. T. G. Poole and Eula Poole.  to me known to be the identical person. S. who executed the within and foregoing instrument, and the county of Tulga and State of Oklahoma tay  nowledged to me that they executed the same as the 1.7 free and voluntary act and doed for the uses and purposes therein set forth:  NUTINESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulga and State of Oklahoma, this 23rd day of May, 1923.  WITHESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulga and State of Oklahoma, this 23rd day of May, 1923.  WITHESS Jan. 3, 1926.  WITHESS Jan. 3, 1926.  D. A. Mullen, Notary Publicommission expires.  Filed for record in Tulsa County, Oklahoma, on the 24. day of May. 1923., at 10.	
ACKNOWLEDGMENT To OF OKLAHOMA, Tulga County, ss. the County of Tulga, State of Oklahoma, a Notary Public and doysaid-County-and-Seate, on this 23rd tay May 192 3, personally appeared. T. G. Paole, and Eula Poole.  to me known to be the identical person. S. who executed the within and foregoing instrument, a nowledged to me that they executed the same as their rea and voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WITNESS-mo-land-and-shiedd-scal-thr-th-y and-year above set-forth.  D. A. Mullen, Notary Public commission expires.  Jan. 3, 1926.  192 (Seal)  Filed for record in Tulsa County, Oklahoma, on the 24 day of May 1923, at 10.	ava surittan
ACKNOWLEDGMENT  Tulsa  County, m. The County of Tulsa, State of Oklahoma, day  May 192 3, personally appeared T. G. Poole, and Eula Poole.  to me known to be the identical person. S. who executed the within and foregoing instrument, and owned the state of Oklahoma, this 23rd day of the uses and purposes therein set for the:  NUTINESS WHEREOF, I have hereunto set my hand and official seal, at my office in an County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WHENDSS-my-land-and-official scal-thoday and year above set forth  Owner of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WHENDSS-my-land-and-official scal-thoday and year above set forth  Owner of Tulsa (Seal)  D. A. Mullen, Notary Public ommission expires  Filed for record in Tulsa County, Oklahoma, on the. 24 day of May of May, 1923., at 102	
Tulsa  County, ss.  the County of Tulsa, State of Oklahoma, day  May 192 3 personally appeared T. G. Poole and Eula Poole.  to me known to be the identical person. S. who executed the within and foregoing instrument, and nowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:  NUTINESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WHYNESS-my-inast and which said-the day and year above set forth ————————————————————————————————————	
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May 192 3, personally appeared T. G. Paole and Eula Poole.  to me known to be the identical person 8 who executed the within and foregoing instrument, an owledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.  WITNESS with sent they are abuve set forth	the County of Tulsa, State of Oklahoma,
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WITNESS my land and official scale throday and year above set forth——— D. A. Mullen, Notary Publi commission expires Jan. 3, 1926. 192 (Seal)  Filed for record in Tulsa County, Oklahoma, on the 24 day of May 1923, at 10:	mowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:
Commission expires Jan. 3, 1926. 192 (Seal)  Notary Public May 1928. Notary Public May 1928, at 10:	N WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the County of Tulsa and State of Oklahoma, this 23rd day of May, 1923.
	WITNESS my Hand and official scal the day and year above set forth.  D. A. Mullen, Notary Publy commission expires. Jan. 3, 1926.  192 (Seal)
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