MORTGAGE RECORD No. 447

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	or other charges required by the By-Laws or s	charge same. If
nount of dues and interest for a period of six ent of said monthly sum aggregating	inty-six and 50/100	Dollars, each and every consecutive month
reafter until the maturity of said stock and	l the payment of all fines, penalties, advance	s, liens and other charges shall entitle all of said certificateof
bek to redemption by said Association at th d redeemed shall be taken by said Associatio This obligation may be paid off at any by which event this note or obligation may be	e par value thereof, and the said Share. S. m in full astisfaction of this obligation and de time upon giving thirty days written notice t eredited on such repayment of loan, with th	of stock evidenced by Certificate No. 3997 so taken ed of trust or mortgage to secure the sume to the Home Office of the Association, TUISE, Oklehome, e withdrawal value of said stock carried with same,
Loan 1185	(1the	Joseph F. LaBarge
	COMPARED	Hortense LaBarge
NOW THEREFORE, If said part. 16 rest and fines, when they shall be or become esents shall be void, otherwise the same sh paid amount of the principal of said note, t	be the first part shall pay the several sums of due and payable, as aforesaid, and shall faith all be and remain in full force and effect, an he unpaid interest and fines, and the expendi	i money mentioned in said note or obligation, including all dues, in- fully perform all of the said agreements therein contained, then these id this mortgage may be immediately forelosed and enforced for the tures hereinbefore named, made by the said party of second part, to er with the charges as provided by the By-Laws of said Anssociation,
		er with the charges as provided by the By-Laws of said Anssociation, fore their maturity and Mo Hundred Fifty
		upon this mortgage; also for foreclosing the same; all of which shall f foreclosure rendered thereon, and all rents collected by said party
		of the first part, for said consideration, dohereby expressly at stay laws of the State of Oklahoma. ecured shall bear interest from date of default at the rate of ten (10) referred to shall be cancelled and the surrender value thereof as pro- n reduction of the sums due on this mortgage.
In the event of default on the part of the all be entitled to possession of the premise ceive the said rents, which; less the cost of IT IS UNDERSTOOD AND AGREE	he mortgrapped, in the performance of any s and to all of the rents and profits thereaf collection thereof, shall be applied upon the 2D, By and between the parties hereto, that MUITSA BUITT.DIMC ANT	of the obligations of the said note or of this mortgage, the mortgagee ter accruing from said property, and shall be entitled to collect and indebtedness hereby secured. this entire contract, and each and every part thereof, is made and
tered into in accordance with the By-Laws klahoma, and in construing this contract th	s of the TOLISA DUILDING AND he By-Laws of said Association and the laws of	LOAN ASSOCIATION, and the laws of the State of of the the State of Oklahoma are to govern.
IN WITNESS WHEREOF, The said ove written.	l parties of the first partha.V.C.h	ereunto set theirhand
		Hortense LaBarge
	ACKNOWLEDGMEN	π , he has a set of the set of
TE OF OKLAHOMA, Tulsa	County, ss.	Muro 1+ 1- 41 4+ 1
Before me, A. B. C. May 3		for said County and State, on this Twenty-fifth day of Barge and Hortense LaBarge, his wife,
		rsonSwho executed the within and foregoing instrument ,and
knowledged to me that they	ecuted the same as. the iffee and voluntary	y act and deed for the uses and purposes therein set forth:
The second s		

WITNESS my hand and official seal t y commission expires January 28	the day and year above set forth. ,	A. B. Crews, Notary Public.
WITNESS my hand and official seal t y commission expires January 28	the day and year above set forth. ,	A. B. Crews, Notary Public.

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