And further agree, in case and penalties assessed on account thereof, in accordant and the security given to secure said monthly payme	se of default in payment of said sums of ce with the rules, regulations and By-L ents shall, upon the sale thereof, be in	of money, or any part thereof, monthly as aforesaid, to pay all fines was of said Association, and if, in case of default, the stock pledged sufficient to repay said Association any balance which may be due
		harge same. If WG shall fail for a period all become indebted to the Association in a sum equal to the gross li become due and payable and my be collected by law. The pay-
		Dollars, each and every consecutive month
		, liens and other charges shall entitle all of said certificate
stock to redemption by said Association at the par vr and redeemed shall be taken by said Association in full This obligation may be paid off at any time upo in which event this note or obligation may be credited		of stock evidenced by Certificate No. 4037 so taken of trust or mortgage to secure the same ulsa, Oklahoma, the Home Office of the Association, Tulsa, Oklahoma, withdrawal value of said stock carried with same.
No Loan 1197	COMPARED	Myrtle J. Vensel
	COMPAKED	
for the non-payment of said interest, fines, expenditus DOLLA be a lien upon said premises and secured by this mor	res, and the payment of mortgage befor RS, attorney's fee for instituting suit tgage, and included in any degree of	money mentioned in said note or obligation, including all dues, in- ully perform all of the said agreements therein contained, then these it this mortgage may be immediately forclosed and enforced for the ures hereinbefore named, made by the said party of second part, to with the charges as provided by the By-Laws of said Aassociation, ore their maturity andOne Hundred and QO/100 upon this mortgage; also for foreclosing the same; all of which shall foreclosure rendered thereon, and all rents collected by said party of the first part, for said consideration, dohereby expressly a stay laws of the State of Oklahoma.
		of the first part, for said consideration, dohereby expressly a stay laws of the State of Oklahoma. wared shall bear interest from date of default at the rate of ten (10) eferred to shall be cancelled and the surrender value thereof as proreduction of the sums due on this mortgage. the obligations of the said note or of this mortgage, the mortgage
		the obligations of the said note or of this mortgage, the mortgagee or accraing from said property, and shall be entitled to collect and debtedness hereby secured. This entire contract, and each and every part thereof, is made and
entered into in accordance with the By-Laws of the Oklahoma, and in construing this contract the By-La	TULSA BUILDING AND was of said Association and the laws of	LOAN ASSOCIATION, and the laws of the State of the the State of Oklahoma are to govern.
IN WITNESS WHEREOF, The said part. 1	eSof the first part ha Ve her	reunto set theirhand S and seal. S the day and year
		F. E. Vonsel
	on per pel sec un securi	Myrtle J. Vensel

Before me, A. B. Crews June 192 3, personally		or said County and State, on this Fourth day of all and Myrtle J. Vensel, his wife,
		on S who executed the within and foregoing instrument , and
acknowledged to me that they executed the	ne same as their free and voluntary	act and deed for the uses and purposes therein set forth:
*****************	***************************************	
WITNESS my hand and official seal the day a	and year above set forth.	A. B. Crows. Notary Public.
My commission expires SARUSTY 28,	192, D. 1, Seal)	THE RESIDENCE OF THE PROPERTY
Filed for record in Tulsa County, Oklahoma, o		day of June , 192 3 , ut 4:50
o'clockM., Book 447, Page	L55	O. G. Weaver.
Th	M. 6110	day of June , 1923 ut 4:30 O. G. Weaver, County Clerk.