And We further agree, in case of and penalties assessed on account thereof, in accordance wi and the security given to secure said monthly payments s	default in payment of said sums th the rules, regulations and By-l hall, upon the sale thereof, be in	of money, or any part thereof, money of said Association, and if, is sufficient to repay said Associat	onthly as aforesaid, to pay all fines a case of default, the stock pledged ion any balance which may be due
and owing on said loan,	and agree to fully pay and disc ges required by the By-Laws or s in the whole of this obligation sha	harge same. If We nall become indebted to the Asso all become due and payable and a	shall fail for a period ciation in a sum equal to the gross my be collected by law. The pay-
ment of said monthly sum aggregating Forty-thi	ee and 68/100	Dollars,	each and every consecutive month
ereafter until the maturity of said stock and the paymen			
tock to redemption by said Association at the par value t ind redeemed shall be taken by said Association in full satis This obligation may be paid off at any time upon given which event this note or obligation may be credited on a	thereof, and the said Share. So, faction of this obligation and dee ving thirty days written notice to such repayment of loan, with the	of stock evidenced by Certific d of trust or mortgage to secure t the Home Office of the Associat withdrawal value of said stock	tate No. E-180 so taken he same artle syille carried with same. Oklahoma
No. E-160		J. C. Evans	
			Evans
	COMPARED	**************************************	
NOW THEREFORE, If said part QSbt the first present and fines, when they shall be or become due and pay- resents shall be void, otherwise the same shall be and re- inpuid amount of the principal of said note, the unpaid in- yay said taxes, assessments and insurance, and to protect to			
or the non-payment of said interest, fines, expenditures, a No/100 DOLLARS, a e a lien upon said premises and secured by this mortgage	and the payment of mortgage bef attorney's fee for instituting suit s, and included in any degree of	ore their maturity andTWO upon this mortgage; also for fore foreclosure rendered thereon, an	closing the same; all of which shall dall rents collected by said party
of the second part shall be applied on the payment of said waive an appraisement of said real estate and all the benefit In event of legal proceedings to foreclose this morts per cent per annum in lieu of further monthly installments vided in the By-Laws of said Association, as of the date of t	debt. And the said pari OS so the homestead exemption an gage, the indebtedness thereby se so and the shares of stock above referred to the first default shall be smiled in	of the first part, for said consider d stay laws of the State of Oklah cured shall bear interest from date eferred to shall be cancelled and reduction of the sums due on the	ation, dohereby expressly toma. te of default at the rate of ten (10) the surrender value thereof as pro-
In the event of default on the part of the mortgagos, the control of the possession of the premises and to all crecive the said rents, which, less the cost of collection the IT IS UNDERSTOOD AND AGREED, By and it			
entered into in accordance with the By-Laws of the HC	OME SAVINGS AND	LOAN ASSOCIAT	TION, and the laws of the State of
IN WITNESS WHEREOF, The said parties of bove written.	of the first parth#9he	reunto set theirand s	and seal. Sthe day and year
		J. C. Evans	3
		Lucile N. 1	Evans
	<u></u>	***************************************	*****************
	ACKNOWLEDGMEN	r * .	
ATE OF OKLAHOMA, Tulsa	, County, ss.		a de la companya de
ATE OF OKLAHOMA, Tulsa Before me,	the Cour a Notary Public in and	ity of Tulsa and Store, on thi	tate of Oklahoma sday of
June 192 3, personally appe	eared J. C. Eyar	ıs and	
Lucile N. Evens his wife to n	ne known to be the identical per	son Swho executed the wi	thin and foregoing instrument ,and
cknowledged to me that they executed the sar	ne astheir free and voluntary	act and deed for the uses and pur	poses therein set forth:

IN WITNESS WHEREOF, I have here the County of Tulsa and State of			
WITNESS Try-land and official scal-the day and official scal-the	em shove set forth. 192 \$Seal)	C. W. Allan,	Notary Public.
			$(x,y) = \frac{1}{2} \left(\frac{1}{2} \right) \right) \right) \right) \right)}{1} \right) \right) \right)} \right) \right)} \right)} \right) \right)} \right) \right) } \right) } \right) } \right) } } } }$
			, ₁₉₂ 3 _{,at} 11:30
Filed for record in Tulsa County, Oklahoma, on the		133710	11:50
A		day of June	, 1927, at 777
clock	<u>L</u>		County Clerk.