MORTGAGE RECORD No. 447

were away manually December on a	ecount thereof, in accordance wi secure said monthly payments	ith the rules, regulations and By- shall, upon the sale thereof, be i	of money, or any part thereof, monthly as Laws of said Association, and if, in case of isufficient to repay said Association any	default, the stock pledged balance which may be due
			charge same. If W6 hall become indebted to the Association in all become due and payable and my be co	
nount of dues and interest ent of said monthly sum r	t for a period of six months, the aggregating. Twenty-one	en the whole of this obligation sh e and 90/100	all become due and payable and my be ec	
eafter until the maturity	y of said stock and the paymer	nt of all fines, penalties, advance	s, liens and other charges shall entitle all	of said certificateof
ck to redemption by said fredeemed shall be taken This obligation may which event this note or	d Association at the par value 1 by said Association in full sati be paid off at any time upon gi obligation may be credited on	thereof, and the said Share. Sistaction of this obligation and deciving thirty days written notice t such repayment of loan, with th	of stock evidenced by Certificate No. d of trust or mortgage to secure the same the Home Office of the Association, withdrawal value of said stock carried w	4009 so taker Lulsa Oklahoms ith same.
Loan 1193	en en de la company de la En en		Blanche B. Drum	
		PICHINE WILLIAM	B. M. Drum:	
		CANAL LEL		
NOW THEREFORI est and fines, when they sents shall be void, othe paid amount of the princ y said taxes, assessments	E, If said part. 188 the first p shall be or become due and pay rwise the same shall be and re spal of said note, the unpaid ir and insurance, and to protect	part shall pay the several sums of yable, as aforesaid, and shall faith emain in full force and effect, ar aterest and fines, and the expendi the title of said premises, togethe	money mentioned in said note or obligat fully perform all of the said agreements th d this mortgage may be immediately for cures hereinbefore named, made by the sa r with the charges as provided by the By-	ion, including all dues, in- erein contained, then these closed and enforced for the d party of second part, to Laws of said Aassociation
		and the second of the second o	ore their maturity and One Hun	
a lien upon said premise	DOLLARS,	attorney's fee for instituting suit e. and included in any degree of	upon this mortgage; also for foreclosing t foreclosure rendered thereon, and all ren	he same; all of which shall is collected by said party
the second part shall be ive an appraisement of sa In event of legal pro cent per annum in lieu ed in the By-Laws of said	applied on the payment of saic aid real estate and all the benefi- ceedings to foreclose this mort, of further monthly installment d Association, as of the date of t	d debt. And the said part 108 ts of the homestead exemption an gage, the indebtedness thereby se, s, and the shares of stock above the first default, shall be applied in	of the first part, for said consideration, do d stay laws of the State of Oklahoma, cured shall bear interest from date of defe derred to shall be canceiled and the surre a reduction of the sums due on this mortg	hereby expressly that the rate of ten (10) ander value thereof as progress.
In the event of defau ill be entitled to possessi eive the said rents, whic IT IS UNDERSTO	alt on the part of the mortgagor ion of the premises and to all th, less the cost of collection the OD AND AGREED, By and	of the rents and profits thereaft ereof, shall be applied upon the ibetween the parties hereto, that	f the obligations of the said note or of this er accruing from said property, and shall adebtedness hereby secured. this entire contract, and each and every	mortgage, the mortgagee be entitled to collect and part thereof, is made and
tered into in accordance dahoma, and in construi	with the By-Laws of theng this contract the By-Laws of	OLSA BUILDING AND of said Association and the laws o	LOAN ASSOCIATION, and the the State of Oklahoma are to govern	d the laws of the State o
IN WITNESS WH	EREOF, The said part ies	of the first parthave_h	reunto set the irand seal	S the day and year
			Blanche B. Drum	
			B. M. Drum	
		a Maria	******************	
ATE OF OKLAHOMA, Before me,	. To de .	, a Notary Public in and		
June			for said County and State, on this	L5th day of
	192.3., personally app		for said County and State, on this	aay oi
	192.3 , personally app	peared Blanche I me known to be the identical per	B. Drum and B. M. Drum, son Swho executed the within and	her husband
	192.3 , personally app	peared Blanche I me known to be the identical per	B. Drum and B. M. Drum,	her husband
	192.3 , personally app	peared Blanche I me known to be the identical per	B. Drum and B. M. Drum, son Swho executed the within and	her husband
	they executed the sa	me known to be the identical per their	son. S	her husband
mowledged to me that	they executed the sa	me known to be the identical per their	son S	her husband
knowledged to me that WITNESS my hand	they executed the sa	me known to be the identical per their me as their me and voluntary	act and deed for the uses and purposes the	her husband
knowledged to me that WITNESS my hand	they executed the sa	me known to be the identical per their me as their me and voluntary	act and deed for the uses and purposes the	her husband foregoing instrument ,and rein set forth:
mowledged to me that WITNESS my hand	they executed the sa	me known to be the identical per their me as their me and voluntary	act and deed for the uses and purposes the	her husband foregoing instrument ,and rein set forth:
snowledged to me that WITNESS my hand	they executed the sa	me known to be the identical per their me as their me and voluntary	act and deed for the uses and purposes the	her husband foregoing instrument ,and rein set forth:
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knowledged to me that WITNESS my hand	they executed the sa	me known to be the identical per their me as their me and voluntary	act and deed for the uses and purposes the	her husband foregoing instrument , and rein set forth:
witness my hand	they executed the sa	me known to be the identical per their me as their me and voluntary me as their me	A. B. Crews,	her husband foregoing instrument , and rein set forth:
WITNESS my hand y commission expires	they executed the sall and official seal the day and y Jamiary 28, 192	me known to be the identical per their me as their me and voluntary me as their me and voluntary year above set forth. 25. 192 (Seal)	A. B. Crews, day of June	her husband foregoing instrument ,and rein set forth: Notary Public.
WITNESS my hand [y commission expires	they executed the sail and official seal the day and y Jamuary 28, 192	me known to be the identical per their their and voluntary wear above set forth. 25. 192 (Senl)	A. B. Crews, day of June	her husband foregoing instrument ,and rein set forth: Notary Public.