And We	further agree, in case of dount thereof, in accordance witture said monthly payments st	efault in payment of said s h the rules, regulations and sail, upon the sale thereof,	ums of money, or any part thereof, mont By-Laws of said Association, and if, in c be insufficient to repay said Association	hly as aforesaid, to pay all fines ase of default, the stock pledged any balance which may be due
nd owing on said loan, f six successive months to pr mount of dues and interest	WE promise up dues, interest or other charge for a period of six months, ther	and agree to fully pay and es required by the By-Lawi a the whole of this obligation	d discharge same. If We. s or shall become indebted to the Associa on shall become due and payable and my	shall fail for a period tion in a sum equal to the gross be collected by law. The pay-
ent of said monthly sum ag	gregating Thirty-ni	ine_and_42/100_		ch and every consecutive month
reafter until the maturity	of said stock and the payment	of all fines, penalties, adv	ances, liens and other charges shall entit	le all of said certificateof
ock to redemption by said d redeemed shall be taken l This obligation may be which event this note or o	Association at the par value the party of the state of the party of th	hereof, and the said Share action of this obligation an ing thirty days written not uch repayment of loan, wit	S of stock evidenced by Certificate d deed of trust or mortgage to secure the ice to the Home Office of the Association the withdrawal value of said stock car	s No. 4066 so taken sumuli lsa Oklahoma , ried with same.
Loan 1204	 Con	MPARED	Helen L. Fern	rell

NOW THEREFORE, est and fines, when they she sents shall be void, other paid amount of the principy said taxes, assessments a	If said part 105 the first parall be or become due and paya wise the same shall be and reral of said note, the unpaid into a linear ance, and to protect the same shall be said to be said	rt shall pay the several sun ble, as aforesaid, and shall; main in full force and offer erest and fines, and the exp he title of said premises, to	ns of money mentioned in said note or o tathfully perform all of the said agreement, and this mortgage may be immediately enditures hereinbefore named, made by the gether with the charges as provided by the	bligation, including all dues, in- nts therein contained, then these y forclosed and enforced for the the said party of second part, to e By-Laws of said Aassociation, lundred Seventy
			e before their maturity and Two F suit upon this mortgage; also for forecto ee of foredosure rendered thereon, and a	
			2.9 of the first part, for said consideration and stay laws of the State of Oldahom by secured shall bear interest from date over referred to shall be cancelled and the lied in reduction of the sums due on this?	
			any of the obligations of the said note or reafter accruing from said property, and the indebtedness hereby secured. that this entire contract, and each and o	
			D LOAN ASSOCIATIO	
IN WITNESS WHE ove written.	REOF, The said parties of	the first partha. Ve	hereunto set theimandsan	d scalSthe day and year
	******	## Company of Company		111
		· ·	~~~~~	
June	192_ 3_, personally appearance to m	aredW. Warre	and for said County and State, on this P. Ferrell and Helen L. 1 person	Ferrell, his wife
knowledged to me that	they executed the sam	e as the 1 Tiree and volum	tary act and deed for the uses and purpos	es therein set forth:
	********************	***********		
	** ***	ر هما افغ احتر احتر احتر احتر احتر احتر احتر احتر	**************************************	
	and official scal the day and ye January 28,		A. B. Crews,	Notary Public.
	A STATE OF THE PARTY OF THE PAR			Control of the Contro
and the second second				
Titled for no3 2- 17	lsa County, Oklahoma, on the	16	day of June	, 192 3 at 10:30
				, 192, 85
	M., Book 447, Page 173 ady Brown,	Denuty (Seal)	O. G. Weave	
)		Deputy (Seal)	1/_ 12 WENTER	County Clerk.