	hereof, in accordance with the rules, regulation aid monthly payments shall, upon the sale the	said sums of money, or any part thereof, monthly as aforesaid, to s and By-Laws of said Association, and if, in case of default, the st creof, be insufficient to repay said Association any balance which	ock pledged may be due
	promise and agree to fully pa es, interest or other charges required by the By- period of six months, then the whole of this obl	y and discharge same. If W6 shall fall Laws or shall become indebted to the Association in a sum equal igation shall become due and payable and my be collected by law	for a period to the gross . The pay-
ent of said monthly sum aggrega	ting Twenty-three and 36/J	Dollars, each and every consecu	utive month
ereafter until the maturity of sai	d stock and the payment of all fines, penalties	, advances, liens and other charges shall entitle all of said certific	ateof
ock to redemption by said Assoc ad redeemed shall be taken by sai This obligation may be paid which event this note or obligat	iation at the par value thereof, and the said S d Association in full satisfaction of this obligati- of the time upon giving thirty days writte ion may be credited on such repayment of loa	hare. Sof stock evidenced by Certificate No. 4076. on and deed of trust or mortgage to secure the same unit of notice to the Home Office of the Association. Tuliss. Of n, with the withdrawal value of said stock carried with same.	so taken Lahoma,
o Loan 1212		T. G. Grant	:. 
	COMPAREL	Genelle P. Grant	
	THE P	<b>)</b>	
NOW THEREFORE, If sa rest and fines, when they shall br esents shall be void, otherwise t spaid amount of the principal of y said taxes, assessments and in	id part. 168the first part shall pay the sever to recome due and payable, as aforesaid, and the same shall be and remain in full force and said note, the unpaid interest and fines, and to surance, and to protect the title of said premis	al sums of money mentioned in said note or obligation, including shall faithfully perform all of the said agreements therein contained effect, and this mortgage may be immediately forclosed and enfore expenditures herein before named, made by the said party of see so, together with the charges as provided by the By-Laws of said A	
		ortgage before their maturity andOne Hundred-Sixt	
		uting suit upon this mortgage; also for foreclosing the same; all of degree of foreclosure rendered thereon, and all rents collected by	
the second part shall be applied live an appraisement of said real In event of legal proceeding r cent per annum in lieu of furtl ded in the By-Laws of said Assoc	on the payment of said debt. And the said restate and all the benefits of the homestead exers to foreclose this mortgage, the indebtedness her monthly installments, and the shares of stociation, as of the date of the first default, shall be	part 105 of the first part, for said consideration, dohere mption and stay laws of the State of Oklahoma. thereby secured shall bear interest from date of default at the rate k above referred to shall be cancelled and the surrender value the applied in reduction of the sums due on this mortgage.	by expressly e of ten (10) ereof as pro-
In the event of default on the all be entitled to possession of the ceive the said rents, which, less IT IS UNDERSTOOD AT	ne part of the mortgagor. S., in the performanche premises and to all of the rents and profit the cost of collection thereof, shall be applied VD AGREED, By and between the parties he	ce of any of the obligations of the said note or of this mortgage, th s thereafter accruing from said property, and shall be entitled to upon the indebtedness hereby secured. reto, that this entire contract, and each and every part thereof,	e mortgagee o collect and is made and
		AND LOAN ASSOCIATION, and the laws of the laws of the the State of Oklahoma are to govern.	
IN WITNESS WHEREO	F. The said parties of the first part	n. Ve hereunto set theirand 8 and seal 8 the d	lay and year
ove written.	2, 210 2010 1010 1010 1010 1010 1010 101	T. G. Grant	
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	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		
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