MORTGAGE RECORD No. 447

nd owing on said loan,	red Twenty-five a	ischarge same. If WO	
creafter until the maturity of said stock and the payme ock to redemption by said Association at the par value did redeemed shall be taken by said Association in full said. This obligation may be paid off at any time upon g which event this note or obligation may be credited on Loan 1217		shall become indebted to the Associational become due and payable and my f	shall fail for a period on in a sum equal to the gross e collected by law. The pay-
ock to redemption by said Association at the par value d redeemed shall be taken by said Association in full said This obligation may be paid off at any time upon g which event this note or obligation may be credited on Togn 1217	ut of all fluor monolting primary		
ck to redemption by said Association at the par value i redeemed shall be taken by said Association in full said This obligation may be paid off at any time upon g which event this note or obligation may be credited on Toan 1217	nt of an anes, penaleies, advance	es, liens and other charges shall entitle	all of said certificateof
		eed of trust or mortgage to secure the si to the Home Office of the Association, the withdrawal value of said stock carri	
C	OMPARED		

NOW THEREFORE, If said part of the first pest and fines, when they shall be or become due and paysents shall be void, otherwise the same shall be and radia amount of the principal of said note, the unpaid by said taxes, assessments and insurance, and to protect the non-payment of said interest, fines, expenditures,		of money mentioned in said note or ob thfully perform all of the said agreement and this mortgage may be immediately litures hereinbefore named, made by th her with the charges as provided by the	igation, including all dues, in- s therein contained, then these forclosed and enforced for the e said party of second part, to By-Laws of said Aassociation,
n lien upon said premises and secured by this mortgag			
the second part shall be applied on the payment of said ive an appraisement of said real estate and all the benefi In event of legal proceedings to foreclose this mort cent per annum in lieu of further monthly installment ed in the By-Laws of said Association, as of the date of t	d debt. And the said part	sol the first part, for said consideration and stay laws of the State of Oklahoma secured shall bear interest from date of referred to shall be cancelled and the s in reduction of the sums due on this m	default at the rate of ten (10) urrender value thereof as pro- ortgage.
In the event of default on the part of the mortgagor ill be entitled to possession of the premises and to all eive the said rents, which, less the cost of collection th IT IS UNDERSTOOD AND AGREED, By and	. 3., in the performance of any of the rents and profits thereal creof, shall be applied upon the between the parties hereto, tha TULSA BUILDING AN	of the obligations of the said note or of fter accruing from said property, and s indebtedness hereby secured. t this entire contract, and each and ev	this mortgage, the mortgagee shall be entitled to collect and ery part thereof, is made and
ered into in accordance with the By-Laws of thelahoma, and in construing this contract the By-Laws of	of said Association and the laws	of the the State of Oklahoma are to go	, and the laws of the State of vern.
IN WITNESS WHEREOF, The said part 108 we written.	of the first partha_Ve1	hereunto set THELL hand S and	sealthe day and year
		Ella Gessel	
		B. M. Gessel	
	a or the say		
	peared Ella Gess	of for said County and State, on this	er husband,
nowledged to me that they executed the sa			
***************************************		************************	

WITNESS my hand and official scal the day and y commission expires January 28,	year above set forth.	A. B. Crews,	Notary Public.
	The second secon	өлүүн бой онш байланда бөлүү онын онын жаланда бой онын үч байда бойдан онын онын бөлүү бөлүү бөлүү байда байд Эмирия байлан байланда бөлүү бөлү	0.000
Filed for record in Tulsa County, Oklahoma, on the	90	day of June	192_ 3 4: 30