Ve	
And	
and owing on said loan, WO promise and agree to fully pay and discharge same. If WO shall fail for a period of six successive months to pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in a sum equal to the gross amount of dues and interest for a period of six months, then the whole of this obligation shall become due and payable and my be collected by law. The pay-	
	لطف
ment of said monthly sum aggregating <u>One Hundred Thirty-one</u> and 40/100 Dollars, each and every consecutive month	
tock to redemption by said Association at the par value thereof, and the said Share. 5 of stock evidenced by Certificate No 4227	
Loan 1251 NoLoan 1251	
Cynthia T. Aaronson	
By Alfred E. Aaronson	
<u>Atty. in Fact</u>	
NOW THEREFORE, If said part 9.9 of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, in- crest and fines, when they shall be or become due and payable, as aloresaid, and shall faithfully perform all of the said agreements therein contained, then these presents shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately forclosed and enforced for the anpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made by the said party of second part, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the By-Laws of said Aassociation,	
or the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and	
DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreelosing the same; all of which shall be a lien upon said premises and recured by this mortgage, and included in any degree of foreelosure rendered thereon, and all rents collected by said party	
of the second part shall be applied on the payment of said debt. And the said part 198 waive an appraisement of said real estate and all the benefits of the homestead exemption and stay laws of the State of Oklahoma. In event of legal proceedings to forcelose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the rate of ten (10) per cent per annum in lieu of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value thereof as pro- vided in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.	
In the event of default on the part of the mortgagor Ξ_{-} , in the performance of any of the obligations of the said note or of this mortgage, the mortgage shall be entitled to possession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and receive the said rents, which, less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and	E Lau
entered into in accordance with the By-Laws of the TUISA BUILDING AND LOAN ASSOCIATION, and the laws of the State of Oklahoma are to govern.	
IN WITNESS WHEREOF, The said part 195 of the first parthave hereunto set theighand	
Thomas J. Burke	
Cynthia T. Aaronson	
By Alfred F. Aaronson Atty. in Fat.	
ACKNOWLEDGMENT Tulsa, County, ss.	
ACKNOWLEDGMENT TULSE, County, ss. Before me,Thomas J. Burke, a Notary Public in and for said County and State, on thisSeventhday of August3, personally appearedAlfred E. Aaronson, Attorney in Fact for L. E. Z. Aaronson and Cynthia 4. Aaronson, his wife	
ACKNOWLEDGMENT TATE OF OKLAHOMA, Tulsa , County, ss. Before me, Thomas J. Burke , a Notary Public in and for said County and State, on this Seventh day of August 192 3, personally appeared Alfred E. Aaronson, Attorney in Fact for L. E. Z. Aaronson and Cynthia 4. Aaronson, his wife to me known to be the identical person S. who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their fee and voluntary act and deed for the uses and purposes therein set forth:	
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