N.

A LEW MARKER CALLARY WAS THE FREE OF

1.5

2.

Sec. A.

196	WALKER MATCOR COMPARY, ORLA. ENT BITT	an a		an and a state of the second se
and an equal lam. 76	And WO and penalties assessed on account and the security given to secure	further agree, in case of default in payment thereof, in accordance with the rules, regula sid monthly payments shall, upon the sak	of said sums of money, or any part thereof, monthly as afor lons and By-Laws of said Association, and if, in cuse of defat thereof, be insufficient to repay said Association any bahan	esaid, to puy all fines ilt, the stock pledged ce which may be due
ment of salt membry ann agengating Party 2: Sh789. BNG. 59/400				
An end operating and the rest of an end operating and the set of t				
No. Loss 1246				
P. H. Gordon NOW THIREPORE If mid and 1498 the first part, full gay the sevent sum of meany mealened in mid note or difficult all data, in the present and the sevent sum of meany mealened in mid and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in middle and the sevent sum of meany mealened in the sevent	stock to redemption by said Asso and redeemed shall be taken by sa This obligation may be pai in which event this note or obliga Toop 1246	cintion at the par value thereof, and the sa Id Association in full satisfaction of this obli d off at any time upon giving thirty days w tion may be credited on such repayment of	id Share	
NOW YITHREPORE, If not and 199 the first part half any the several name of measy mentioned is naith note or obligation, including all does, including all does in the series of the set of	No. DUAL 1210			
NOW WEIREPORE, If and part 4.98 the fact part half pay the sevent sum of many multiple of a mid noise or oblightion, moduler all design in the sevent and design and sevent sum of many multiple part of the main array multiple state of the main array of the sevent and the sevent and design and the sevent sum of many multiple part of the main array of the sevent and the sevent array of the main array of the sevent a			P. H. Gordon	
NOW TIERDEFORD 7 and part 1986 the face part hall pay the average nume of merger meriod of the and packet are oblighted as inductive for the merger of the source of the s				
Delta is a line upon and provides and according on the for infinite integer in post the note is not consider the analy all of which shall have the shall be upplied on the payment of add dedt. And the shall part, ASBd the first part of the conditionation, add if which add the shall be upplied on the payment of add dedt. And the shall part, ASBd the first part of the conditionation, add if which add the shall be upplied in other and the shall be upplied in th	NOW THEREFORE, If s terest and fines, when they shall b presents shall be void, otherwise unpaid amount of the principal of pay said taxes, assessments and in	aid part $\frac{1}{2}$ $\frac{9}{6}$ of the first part shall pay the set e or become due and payable, as aforesaid, i the same shall be and remain in full force said note, the unpaid interest and fines, an usurance, and to protect the title of said pre-	veral sums of money mentioned in said note or obligation, i ind shall faithfully perform all of the said agreements therein and effect, and this mortgage may be immediately forelosed d the expenditures hereinbefore named, made by the said par mises, together with the charges as provided by the By-Laws	ncluding all dues, in- contained, then these and enforced for the ty of second part, to of said Aassociation,
of the second part is duit to apply and the payment is mark to add the did. And the and part 160% the first of the part of the mark of the	for the non-payment of said inter	est, fines, expenditures, and the payment of	mortgage before their maturity andThree_ Hunare	d
In the events of defaults on the part of the moltageness of any of the obliguious of the suit on the moltageness, the suffiction of the moltageness of the sufficiency when the moltageness of the sufficiency when the moltageness of the sufficiency of the moltageness of the sufficiency o	be a lien upon said premises and	DOLLARS, attorney's fee for in secured by this mortgage, and included in	stituting suit upon this mortgage; also for foreclosing the sar any degree of foreclosure rendered thereon, and all rents col	ne; all of which shall ected by said party
<pre>setered into in secondance with the Do-Law at theTULSA_BULLDING ANDLAN_MSCOCLINOSAMMA the hows of the State of Oklahoma are to govern. IN WITNESS WHEREOF, The said part. A980 of the first partha V9. hereauto ast 1091Amad9. and seal9. the day and year above written</pre>	of the second part shall be applie waive an appraisement of said rea In event of legal proceedin per cent per annum in lieu of furi vided in the By-Laws of said Asso	l on the payment of said debt. And the sa lestate and all the benefits of the homestead gs to foreclose this mortgage, the indebtedn her monthly installments, and the shares of ciation, as of the date of the first default, she	id part 1996 the first part, for said consideration, do exemption and stay laws of the State of Oklahoma. ess thereby secured shall bear interest from date of default a stock above referred to shall be cancelled and the surrender Il be applied in reduction of the sums due on this mortgage.	the rate of ten (10) value thereof as pro-
IN WITNESS WHEREOF, The said part 199d the first partha. V2. hereunto set 1991 Mand	In the event of default on t shall be entitled to possession of receive the said rents, which, less IT IS UNDERSTOOD A	he part of the mortgagor, in the perform the premises and to all of the rents and pu the cost of collection thereof, shall be appli ND AGREED, By and between the partie	nance of any of the obligations of the said note or of this mor offits thereafter accruing from said property, and shall be e eq upon the indebtedness hereby secured. hereto, that this entire contract, and each and every part	gage, the mortgagee ntitled to collect and thereof, is made and
Parl, Sordon P. H. Górdon P. H. Górdon P. H. Górdon P. H. Górdon Parl, Sordon Parling	entered into in accordance with t Oklahoma, and in construing this	he By-Laws of the TULSA_BUID contract the By-Laws of said Association a	DING AND LOAN ASSOCIATION and the nd the laws of the the State of Oklahoma are to govern.	laws of the State_of
Image: Section in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B Piel for record in Tubes County, Oklahoma, on the. B <	IN WITNESS WHEREC	F, The said part. 108 of the first part	ha Ve_hercunto set thei mand S and seal S	the day and year
ACKNOWLEDG MENT This a			Pearl Gordon	
ACKNOWLEDGMENT ATE OF OKLAHOMA. This			P. H. Gordon	
ACKNOWLEDGMENT ATE OP OKLAHOMA. This		· · · · · · · · · · · · · · · · · · ·		
ACKNOWLEDGMENT ATE OF OKLAHOMA,A. B. Crews, county, st. Before me,A. B. Crews, a Notary Public in and for and Gaunty and State, on thisSixthday of August, beronally appearedP. H. Gordon, hushand ofPearl _Gordon OIE of, who executed the within and foregoing instrument, and cknowledged to me that he does not not be the identical person. S, who executed the within and foregoing instrument, and cknowledged to me that he does not not be the identical person. S who executed the within and foregoing instrument, and cknowledged to me that he does not				
ATE OF OKLAHOMA, Tulsa	a de la companya de presenta por en	Net Tright approximate and a strain of the second strain provide the second strain		
Acknowledged to me that <u>he</u> executed the same as <u>his</u> free and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official scal the day and year above set forth. My commission expires. January 28, 1925. <u>1925</u> (Seal) ACKNOWLEDGMENT Fate of Oklahoma, Rogers County, ss. Before me J. E. Long, Notary Public in and for said County and State, on this 7th by of August 1925, personally appeared Pearl Gordon, wife of F. H. Gordon to me known be one of the identical persons who executed the within and foregoing instrument, and knowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. (seal) r commission expires Aug. 25, 1925. Filed for record in Tules County, Oklahoma, on the <u>8</u> August <u>P</u> . <u>August</u> <u>1925</u> , <u>at</u> 4:20.	August	192.3., personally appeared P. L	. Gordon, husband of Pearl Gordon	L
WITNESS my hand and official seal the day and year above set forth. My commission expires January 28, 1925. 192 (Seal) ACKNOWLEDCMENT Tate of Oklahoma, Rogers County, ss. Before me J. E. Long, a Notary Public in and for said County and State, on this 7th ay of August 1925, personally appeared Pearl Gordon, wife of P. H. Gordon to me known be one of the identical persons who executed the within and foregoing instrument, and knowledged to me that she executed the same as her free and voluntary act and deed for to uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. ('eal) r commission expires Ang. 25, 1925. Filed for record in Tules County, Oklahoma, on the		to me known to be fre	identical person who executed the within and foreg	oing instrument ,and
WITNESS my hand and official seal the day and year above set forth. My commission expires January 28, 1925. 192 (Seal) ACKNOWLEDGMENT Fate of Oklahoma, Rogers County, ss. Before me J. E. Long, a Notary Public in and for said County and State, on this 7th ay of August 1925, personally appeared Pearl Gordon, wife of P. H. Gordon to me known be one of the identical persons who executed the within and foregoing instrument, and sknowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. ('eal) r commission expires Aug. 25, 1925. Fied for record in Tulsa County, Oklahoma, on the				
WITNESS my hand and official seal the day and year above set forth. My commission expires January 28, 1925. (Seal) ACKNOWLEDGMENT acts of Oklahoma, Rogers County, ss. Before me J. E. Long, a Notary Public in and for said County and State, on this 7th y of August 1923, personally appeared Pearl Gordon, wife of P. H. Gordon to me known be one of the identical persons who executed the within and foregoing instrument, and knowledged to me that she executed the same as her free and voluntary act and deed for te uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. (eal) commission expires Aug. 25, 1925. Filed for record in Tulsa County, Oklahoma, on the				****
My commission expires January 28, 1925. (Seal) AcknowLEDGMENT acte of Oklahoma, Rogers County,ss. Before me J. E. Long, a Notary Public in and for said County and State, on this 7th y of August 1925, personally appeared Pearl Gordon, wife of P. H. Gordon to me known obe one of the identical persons who executed the within and foregoing instrument, and knowledged to me that she executed the same as her free and voluntary act and deed for to uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. (eal) Commission expires Aug. 25, 1925. J. E. Long, Notary Public. Filed for record in Tuisa County, Oklahoma, on the				
ate of Oklahoma, Rogers County, ss. Before me J. E. Long, a Notary Public in and for said County and State, on this 7th y of August 1925, personally appeared Pearl Gordon, wife of P. H. Gordon to me known be one of the identical persons who executed the within and foregoing instrument, and knowledged to me that she executed the same as her free and voluntary act and deed for te uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. ('eal) commission expires Aug. 25, 1925. Filed for record in Tuisa County, Oklahoma, on the	WITNESS my hand and o My commission expires Jan	fficial seal the day and year above set forth Uary 28, 1925. 192 (See	1) A. B. Crews,	Notary Public.
Before me J. E. Long, a Notary Public in and for said County and State, on this 7th by of August 1923, personally appeared Pearl Gordon, wife of P. H. Gordon to me known be one of the identical persons who executed the within and foregoing instrument, and knowledged to me that she executed the same as her free and voluntary act and deed for he uses and purposes therein set forth. Witness my hand and official seal the day and year above set forth. ('eal) r commission expires Aug. 25, 1925. Filed for record in Tulsa County, Oklahoma, on the <u>8</u> P. M Bock 447 Para 237			е на стали и на стали на полна на полна на полна на стали и стали на полна на полна на стали и полна на стали н Стали и на стали и полна на полна на полна на полна на стали на полна на полна на стали и полна на стали на стал	a deservation and a feature of the second
Filed for record in Tulsa County, Oklahoma, on the8	Before me J. E. ay of August 1925, o be one of the ide cknowledged to me t he uses and purpose	Long, a Notary Public in personally appeared Pean ntical persons who execu- hat she executed the sam s therein set forth. and official seal the da	l Gordon, wife of P. H. Gordon to ted the within and foregoing inst le as her free and voluntary act a y and year above set forth.	me known rument, and nd deed for
P. Book 447 Para 237	commission expire	s Aug. 25, 1925.	J. E. Long, Notary Pub	lic.
P. Book 447 Page 237				
P. N. Book 447 Para 237				
P. Book 447 Page 237				
P. N. Book 447 Para 237				
P. Book 447 Para 237				
o'clock				Ref Trong and an and the sub-grade space of the lateral
			day of August	, at4: 20
사람은 이렇는 것은 것 같은 것은 것을 알려야 한다. 이렇게 가슴을 가를 가슴다는 것이 있는 것이가 바라 가슴다. 같은 것은	P. M.	Book 447 Para 237		
	P. M.	Book 447 Para 237		
	P. M.	Book 447 Para 237		

237