concern many hands been. W. W		money, or any part thereof, monthly as aforesaid, to pay all fines vs of said Association, and if, in case of default, the stock pledged flicient to repay said Association any halance which may be due
after until the materity of said stock and the payment of all fores, possibles, advances, lieus and other charges shall entitle all of said certificate		
the contemplate by and purchasine as the part when bound and the mid there. So, of some retrieved half be share by and Amendation in all substanced and the singulation may be purchasined by the state of the singulation of the continued of the state of the singulation of the continued of the same of the singulation of the same of continued of the same of the singulation of the same of continued of the same of the same of the same of continued of the same of continued of the same of th	nt of said monthly sum aggregating. Thirty-nine and No/100	Dollars, each and every consecutive month
Certific B. Germon NOW THEREPORE, II said part 1.28 the first part shall pay the several same of meany senationed in said and see cobligation, including all does, including a shall be void, showing the same shall be and remain in full force and effect, said the mortgage pent be immediately received and effect of the shall be void, showing the same shall be and remain in full force and effect, said the mortgage same, past by the said party of second party to the same and all cases, as the same shall be and remain in full force and effect, said the mortgage same, past by the said party of second party to the same and second, since the same shall be an present of the said the mortgage said to feet said and said the same and the same and the partners of the said the said party of the said of the said party of the said of the said party said the same and second part shall be applied on the payment of said dark, and the said part, 2-8% the first party said to feet said cased section of the said said read estate and all the benefits of the forcetand exception and say years of the Said of California. The said of the said of the said said said said said said said said	· · · · · · · · · · · · · · · · · · ·	
NOW THEREFORE, II gold part 4.08 the first part shall pay the several name of messy mentioned in said name or obligation, including all does, including all does, including all does, including the value of the payment of said interest, fines, expenditures, and the payment of mortgage notice that maturity and .290 BURGER 8.21 ty .80 M. IN /100 DOLLARS, intercey's fine for intituting easi upon the mortgages about for feed only the payment of the payment of mortgage, and the payment of mortgage before that maturity and .290 BURGER 8.21 ty .80 M. IN /100 DOLLARS, intercey's fine for intituting easi upon the mortgages about for feedouling the sames all of the payment of payment of the payment of mortgage, and the payment of payment of the payment of mortgage, and the payment of mortgage, the first pay, for and conditionation of the payment of the payment of payment of the payment	k to redemption by said Association at the par value thereof, and the said Share S redeemed shall be taken by said Association in full satisfaction of this obligation and deed o This obligation may be paid off at any time upon giving thirty days written notice to the which event this note or obligation may be credited on such repayment of loan, with the w E-192	of stock evidenced by Certificate No. E-192 so taken of trust or mortgage to secure the same reference in the control of the Association, Partlesyille ithdrawal value of said stock carried with same. Oklah oma W. J. Gemmon
NOW THEREFORE, II said part 198 the first part shall pay the several same of money mentioned in said sole or obligation, including all does in the said stage of the said spectrostic therein contained, then there is not sharp they hall be or become does and to contain the said spectrostic therein contained, then there is not sharp they have a said and the said profess of the said profess of the said note, the unput districts and since, and the expenditure brein before sained, made by the said party of second party to said insteads, and the payment of said said to said presents of the said presents, expenditures, and the payment of mortgape before that maturity and .279. \$190.079. \$1.75.79.89.80.100. 180/100 180/1		
The non-symmets of said interest, fines, expenditures, and the payment of mortugue before their maturity and .TWO .BUBGRPQ. Fifty. SUA .NO./IOO .DOLLARS, attorney's fee for instituting said upon this mortugue; also for forstedenia; the same; all of which and fine the same and all retires the same; all of which and fine the same and green of forstedenia; and all retires calculated by and party has been dependent on the payment of said debt. And the said part, 1.95.2 the first part, for said consideration, do		
The non-symmets of said interest, fines, expenditures, and the payment of mortugue before their maturity and .TWO .BUBGRPQ. Fifty. SUA .NO./IOO .DOLLARS, attorney's fee for instituting said upon this mortugue; also for forstedenia; the same; all of which and fine the same and all retires the same; all of which and fine the same and green of forstedenia; and all retires calculated by and party has been dependent on the payment of said debt. And the said part, 1.95.2 the first part, for said consideration, do		
INO_100 DOLLARS, sturmer's fee for instituting unit upon this maxings; the for foreclasing the same all of which shall be upon add grant with the mort age, and decided in any degree of foreclasive modern thereon, and all wint collected by said party he second part shall be applied on the payment of said debt. And the said part, 1.25 of the first part, for said consideration, do hereby expressly in event of legal proceedings to foreclase this mortgage, the industries the said part. 1.25 of the first part, for said consideration, and the said foreclass the mortgage is the said proceedings of the said the said said and the shares of calculate obey referred to all default at the rate of ten for payment is the By-Laws of said Association, and the shares of calculations of the said and the said reads where of the said the said said and the said said said said said said said said	NOW THEREFORE, If said part 195 the first part shall pay the several sums of most and fines, when they shall be or become due and payable, as aforesaid, and shall faithfull ents shall be void, otherwise the same shall be and remain in full force and effect, and aid amount of the principal of said note, the unpaid interest and fines, and the expenditure said taxes, assessments and insurance, and to protect the title of said premises, together w	oney mentioned in said note or obligation, including all dues, in- y perform all of the said agreements therein contained, then these this mortgage may be immediately forclosed and enforced for the se hereinbefore named, made by the said party of second part, to tith the charges as provided by the By-Laws of said Aassociation,
Lieu upon and premises and secred by this mortgers, and scholated in any dog and the part of the part of the calculation of the part of th		their maturity and Two Hundred Fifty and
we second part shall be applied on the payment of said delt. And the said part 1.20 of the first part for said confidention, do bereby expressly In event of legal proceedings to foreclose this mortgage, the individuals something to the said part of the said for part of the said of the first default, said be applied in reduction of the same due on this mortgage. In event of said Association, as of the date of the first default, said be applied in reduction of the same due on this mortgage, in the part of the said part of the said part of the said said of the reduction of the same due on this mortgage, the mortgage be entitled to possession of the said of the mortgage. In the event of default on the plant of the mortgage, in the part of the said of the said part of the said part of the said part of the said o	No/100 DOLLARS, attorney's fee for instituting suit up lieu upon said premises and secured by this mortgage, and included in any degree of for	on this mortgage; also for foreclosing the same; all of which shall reclosure rendered thereon, and all rents collected by said party
HOLE SAYINGS AND LOAN ASSOCIATION, and the laws of the State of the contract the By-Laws of said Association and the laws of the the State of Coldisons are to govern. IN WITNESS WHEREOF, The said part 109 of the first partha. "Ychereunto set Pholithand	he second part shall be applied on the payment of said debt. And the said part. 195 of ye an appraisement of said real estate and all the benefits of the homestead exemption and a In event of legal proceedings to forcelose this mortgage, the indebtedness thereby securent per annum in lieu of further monthly installments, and the shares of stock above refed in the By-Laws of said Association, as of the date of the first default, shall be applied in re	the first part, for said consideration, dohereby expressly stay laws of the State of Oklahoma. ed shall bear interest from date of default at the rate of ten (10) rred to shall be cancelled and the surrender value thereof as production of the sums due on this mortgage.
ACKNOWLEDGMENT BOF OKLAHOMA, Tulsa Chee Residence W. J. Gammon State of Oklahoma Before me, August 192 5, personally appeared W. J. Gammon S. who executed the within and foregoing instrument, and nowledged to me that they executed the same as. the Area and outliness with the Gounty of Tulsa, and State of other commission expires. Aug. 144, 1925. 192 (Seal)		
ACKNOWLEDGMENT E OF OKLAHOMA. Tulsa County State of Tulsa, and State of Oklahoma Before me, To August 192 S, personally appeared W. J. Gammon and Carrie B. Gaumon, his wife to me known to be the identical person. S. who executed the within and foregoing instrument, and they county of Tulsa, and State of Oklahoma the Survey of Tulsa, and State of Oklahoma, this lifth day of August 1923. WITHERS WHENCE, I have hereunto sat my hand and of ficial seal, at my of fice in the County of Tulsa, and State of Oklahoma, this lifth day of August, 1923. WITHERS hymman and one of Oklahoma, this lifth day of August, 1923. Notary Public commission expires. Aug. 14, 1925. 192 (Seal)	red into in accordance with the By-Laws of the HUMB SAVINGS AND ahoma, and in construing this contract the By-Laws of said Association and the laws of the said Association and the s	LOAN ASSOCIATION, and the laws of the State of the State of Oklahoma are to govern.
ACKNOWLEDGMENT E OF OKLAHOMA, Tulsa Quanty Tobulary of Tulsa, and State of Oklahoma Before me, a Notary Public in and for failed Semmby medicate, on this little day of August 192 3, personally appeared. W. J. Gammon and Carrie B. Gammon, his wife to the induction person. S. who executed the within and foreign instrument, and owledged to me that they executed the same as. the fixe and voluntary act and deed for the uses and purposes therein set forth: UNITHESS. WHEBEOF, I have heraunto. Set my hand and of ficial seal, at my of fice in the County of Tulsa, and State of Oklahoma, this 16th day of August, 1923. WITNESS my hand and afficial seal the day and year shorwset forth. C. W. Allen, Notary Public commission expires. ANG. 14, 1926. 192 (Seal)	IN WITNESS WHEREOF, The said part 165 of the first part ha. Yeherer written.	
ACKNOWLEDGMENT E OF OKLAHOMA, Tulsa Centry and State of Oklahoma Before me, 1923 personally appeared W. J. Gammon and Carrie B. Gammon, his wife to me known to be the identical person. S. who executed the within and foregoing instrument, and cowledged to me that they executed the same as the free and voluntary act and deed for the uses and purposes therein set forth: IN MITHESS WHEREOF, I have hexaunto sat my hand and of ficial seal, at my of fice in the country of Tulsa, and State of Oklahoma, this leth day of August, 1923. WITHESS BY him to be discovered the day, and year microvisitorith. C. W. Allen, Notary Public commission expires. Aug. 14, 1926. 192 (Seal)		
ACKNOWLEDGMENT E OF OKLAHOMA, Tulsa County Description of Tulsa, and State of Coklahoma Before me, 2		Carrie B. Gammon
ACKNOWLEDGMENT E OF OKLAHOMA, Tulsa County of Tulsa, and State of Oklahoma Before me, To Notary Public in and for said Genme method, on this. In 16th day of August 192 3, personally appeared. W. J. Gammon and Carrie B. Gammon, his wife to me known to be the identical person. S. who executed the within and foregoing instrument, and cowledged to me that they executed the same as the five and voluntary act and deed for the uses and purposes therein set forth: UNITIVESS WHEREOF, I have hergunto. Set my hend and of ficial seal, at my of fice in the County of Tulsa, and State of Oklahoma, this 16th day of August, 1923. WITHESS My hand had Ginch seal the day my year showers to the commission expires. Aug. 14, 1926. 192 (Seal)		
IN WITHESS WHEREOF, I have hereunto set my hand and of ficial seal, at my of fice in the County of Tulsa, and State of Oklahoma, this 16th day of August, 1923. WITHESS my hand and simple seal the day and year above settorth. C. W. Allen. Notary Public commission expires. Aug. 14, 1926. 192 (Seal)	August 192 3, personally appeared W. J. Gammor	
WITNESS by hand and officer seal the day and year move settenth. commission expires. Aug. 14, 1926. 192 (Seal) C. W. Allen, Notary Public	to me known to be the identical person	
commission expires. Aug. 14, 1926. 192 (Seal)		who executed the within and foregoing instrument ,and
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