MORTGAGE RECORD No. 447

4	total had metter puttil about the pure of	said sums of money, or any part thereof, monthly as afor ns and By-Laws of said Association, and if, in case of defau nereof, be insufficient to repay said Association any balanc	ce which may be du
a owing on said loan,		ony and discharge same. If	
		OO Dollars, each and ever	
		es, advances, liens and other charges shall entitle all of sai	
		Share. Some of stock evidenced by Certificate No. 425 ion and deed of trust or mortgage to secure the same of the notice to the Home Office of the Association, Ful. 85 an, with the withdrawal value of said stock carried with se	
Loan 1276	y be ciculated our such repulyment of to-	Richard Flood	
		Virginia Flood	
	COMPA	***************************************	
	CONVERSE		
NOW THEREFORE, If said part, st and fines, when they shall be or becepts shall be void, otherwise the sam aid amount of the principal of said no said taxes, assessments and insurance	1981 the first part shall pay the sever ome due and payable, as aforesaid, and e shall be and remain in full force an te, the unpaid interest and fines, and to and to protect the title of said premi	ral sums of money mentioned in said note or obligation, in i shall faithfully perform all of the said agreements therein d effect, and this mortgage may be immediately forclosed the expenditures hereimbefore named, made by the said par ses, together with the charges as provided by the By-Laws	ncluding all dues, in contained, then thes and enforced for the ty of second part, t of said Aassociation
the non-payment of said interest, fines	s, expenditures, and the payment of m	ortgage before their maturity andOne Hundre	ed Fifty
lien upon said premises and secured	DOLLARS, attorney's fee for instiby this mortgage, and included in an	ituting suit upon this mortgage; also for foreclosing the sar y degree of foreclosure rendered thereon, and all rents coll	ne; all of which sha ected by said part
he second part shall be applied on the ye an appraisement of said real estate a In event of legal proceedings to for cent per annum in lieu of further mon ed in the By-Laws of said Association, a	payment of said debt. And the said and all the benefits of the homestead ex- celose this mortgage, the indebtedness thly installments, and the shares of st as of the date of the first default, shall i	part 198 of the first part, for said consideration, do emption and stay laws of the State of Oklahoma. s thereby secured shall bear interest from date of default a ock above referred to shall be cancelled and the surrence applied in reduction of the sums due on this mortgage.	t the rate of ten (10 value thereof as pro
		nce of any of the obligations of the said note or of this mort ts thereafter accruing from said property, and shall be en upon the indebtedness hereby secured. ereto, that this entire contract, and each and every part	
		VG_AND LOAN ASSOCIATION, and the laws of the the State of Oklahoma are to govern.	
		ha. YQ hercunto set theimand.Sand sealS.	
ve written.	Said parver 5-4-01 the inse parverse.	Richard Flood	
		Virginia Flood	
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		blic in and for said County and State, on this	tv-sevenin .
		d Flood and Virginia Flood, his	wife,
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