all conference and loars. It is provided to a designate to forthy prove and discharge mane. It is It is an accounter and the many and the control of the many control		further agree, in case of default in payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fit ecount thereof, in accordance with the rules, regulations and By-Laws of said Association, and if, in case of default, the stock pleds secure said monthly payments shall, upon the sale thereof, be insufficient to repay said Association any balance which may be described.
resulter until the nuturity of said stock and the payment of all fines, penalties, afternoon, lines and other charges shall extitle all of said extincted. As a 250 for the national property of the said of the s		T promise and agree to fully pay and discharge same. If I shall fail for a per pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in a sum equal to the gr t for a period of six months, then the whole of this obligation shall become due and payable and my be collected by law. The promise the property of the prope
on the presentation by still Americalization at the pure when themed and the said figure 2 of stock continued by Confident No. 429.5 on takes are depended with the print by yeld American in all statistics on the shell state of the still response of the print of the prin	ment of said monthly sum	aggregating Seventy-one and 80/100 Dollars, each and every consecutive mor
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NOT THEREPORE, if sid year, V. of the first part thall pay the several source of many mentioned in said sate or abbitching including all stone is contained and the several source of many performed at the said agreements therein contained they than the several source of many performed at the said agreements therein contained they than the several source of the several sour	stock to redemption by sai and redeemed shall be taker This obligation may in which event this note or	Association at the par value thereof, and the said Share S of stock evidenced by Certificate No. 4296 so take by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same the paid off at any time upon giving thirty days written notice to the Home Office of the Association, Tulsa, Oklahome obligation may be credited on such repayment of loan, with the withdrawal value of said stock carried with same.
NOW THEREFORE, It said part X. of the first part shall pay the several sums of money mentioned in said sains or obligation, including all does, increased face, when they shall be not become few and sprache, as stronged and shall full thing printers all the said spraces it therein contained, they then the printers are all the said spraces and the said spraces are stronged and shall be the said sprace and the said spraces are stronged and shall be the said sprace and the said spraces are stronged and shall be said as the said sprace and the said spraces are stronged and shall be said as the said sprace and the said spraces are stronged and the said spraces are stronged and spraces are stro	No Loan 1275	W. P. Johnson
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In the event of default on the part of the nettager, in the performance of any of the obligations of the said note a citied memory and all the entitled to possession of the premises and it off in off the rent and profile therefore exerting from said and each and every memory and said be entitled to collect and each and every memory and said the entitled to collect and each and every part thereof, is made and treed into in accordance with the By-Laws of the TUISA_REILD_MORED. By and the tered into in accordance with the By-Laws of the TUISA_REILD_MORED. By and default and the laws of the the State of Oldshoman are to govern.  IN WITNESS WHEREOF, The said part. Y. of the first part ha. S. bereunto set. hid., hand and seal the day and year zone written.  ACKNOWLEDGMENT  TUISA_REILD_MORED.  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  TUISA_REILD_MORED.  ACKNOWLEDGMENT	f the second part shall be vaive an appraisement of su In event of legal pro er cent per annum in lieu	applied on the payment of said debt. And the said part . Y . of the first part, for said consideration, do . S . hereby express aid real estate and all the benefits of the homestead exemption and stay laws of the State of Oklahoma. Sceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the rate of ten (if of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value thereof as p
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ACKNOWLEDGMENT TELE OF OKLAHOMA.  Tules  Before me.  A. B. Crews  a Notary Public and for said County and State, on this.  Fifteenth  day of  ARGUSt  Notary Public and for said County and State, on this.  Item in own to be the identical person.  to me known to be the identical person.  who executed the within and foregoing instrument, and his 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.  WITNESS my hand and official seal the day and year above set forth.  Ye commission expires  January 28, 1925. 192 (Seal)  Filed for record in Tules County, Oklahoma, on the.  12 day of Sept. 192 3 at 1:20 clock.  P. M, Book 447, Page. 279	IN WITNESS WH	IEREOF, The said part. Y of the first part
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August 1925, personally appeared. W. P. Johnson, a single man,  to me known to be the identical person. who executed the within and foregoing instrument, and knowledged to me that he executed the same as his 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.  WITNESS my hand and official seal the day and year above set forth.  Ye commission expires. January 28, 1925. 192 (Seal)  Filed for record in Tulsa County, Oklahoma, on the 12 day of Sept. 192 3, at 1:20 clock. P. M., Book 447, Page. 279		
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