## MORTGAGE RECORD No. 447

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AndIurther agree, in case of defau and penalties assessed on account thereof, in accordance with the and the security given to secure said monthly payments shall,	lt in payment of said sums of e rules, regulations and By-Li upon the sale thereof, be ins	money, or any part thereof, moneys of said Association, and if, in cufficient to repay said Association	hly as aforesaid, to pay all fines ase of default, the stock pledged any balance which may be due
nd owing on said loan,  I promise and I six successive months to pay dues, interest or other charges re mount of dues and interest for a period of six months, then the	agree to fully pay and disch quired by the By-Laws or sho whole of this obligation shal	arge same. If	shall fail for a period tion in a sum equal to the gross be collected by law. The pay-
ent of said monthly sum aggregating Twenty-n	ine and 20/100	Dollars, ea	ch and every consecutive month
ereafter until the maturity of said stock and the payment of	all fines, penalties, advances,	liens and other charges shall entit	le all of said certificateof
ock to redemption by said Association at the par value there and redeemed shall be taken by said Association in full satisfaction. This obligation may be paid off at any time upon giving which event this note or obligation may be credited on such Loan 1303	of, and the said Share. Son of this obligation and deed thirty days written notice to repayment of loan, with the		e No. 4377 so taken sum Tulsa Oklahoma ried with same. Elliott
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ĈO:	MPARED		
NOW THEREFORE, If said part. X of the first part si rest and fines, when they shall be or become due and payable, esents shall be void, otherwise the same shall be and remain paid amount of the principal of said note, the unpaid interest y said taxes, assessments and insurance, and to protect the ti	nall pay the several sums of n as aforesaid, and shall faithfu in full force and effect, and t and fines, and the expenditu tle of said premises, together		bligation, including all dues, in- nts therein contained, then these ly forclosed and enforced for the the said party of second part, to e By-Laws of said Aassociation,
r the non-payment of said interest, fines, expenditures, and th	ne payment of mortgage before	re their maturity and Two Hu	ndred and 00/100
DOLLARS, attorn a lien upon said premises and secured by this mortgage, and			
the second part shall be applied on the payment of said debt aive an appraisement of said real estate and all the benefits of t In event of legal proceedings to forcelose this mortgage, or cent per annum in lieu of further monthly installments, and ded in the By-Laws of said Association, as of the date of the fir			
In the event of default on the part of the mortgagor, all be entitled to possession of the premises and to all of the ceive the said rents, which, less the cost of collection thereof, IT IS UNDERSTOOD AND AGREED, By and betwe	in the performance of any of e rents and profits thereafter shall be applied upon the in- en the parties hereto, that t	the obligations of the said note or accruing from said property, and lebtedness hereby secured. his entire contract, and each and	of this mortgage, the mortgagee I shall be entitled to collect and every part thereof, is made and
tered into in accordance with the By-Laws of the	A BUILDING AND Association and the laws of	LOAN ASSOCIATION the the State of Oklahoma are to	N, and the laws of the State of
IN WITNESS WHEREOF, The said part_Yof the ove written.	first partha_S_her		d sealthe day and year ott
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ATE OF OKLAHOMA, Tulsa			and any of the control of the contro
Before me, A. B. Crews  Sept. 192 3, personally appeared	, a Notary Public in and fo	r said County and State, on this	.Twenty-seventhay of
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