And	ure said monthly payments s	shall, upon the sale thereof, be	insufficient to repay said Associati	off any parance amon may be one
d owing on said loan, six successive months to prount of dues and interest	promis y dues, interest or other char or a period of six months, the	e and agree to fully pay and d ges required by the By-Laws or en the whole of this obligation s	scharge same. If W6 shall become indebted to the Asso hall become due and payable and r	nation in a sum equal to the gross ny be collected by law. The pay-
ent of said monthly sum ag	gregating. Twenty a	nd 64/100	Dollars,	each and every consecutive month
			es, liens and other charges shall en	
ck to redemption by said d redeemed shall be taken l This obligation may be which event this note or o	Association at the par value by said Association in full satis paid off at any time upon gi oligation may be credited on	thereof, and the said Share sfaction of this obligation and d ving thirty days written notice such repayment of loan, with t	sof stock evidenced by Certific ed of trust or mortgage to secure t to the Home Office of the Associat he withdrawal value of said stock of	ate No. 3749 so taken the same. Tulsa, Oklahoma, arried with same.
Loan 1099			Eva A. High	
			C. H. High	
the non-payment of said  a lien upon said premises the second part shall be a ive an appraisement of sai In event of legal proce cent per annum in lieu of led in the By-Laws of said  In the event of default all be entitled to possessio seive the said rents, which IT IS UNDERSTOO tered into in accordance we lahoma, and in construin	nterest, fines, expenditures, and secured by this mortgage and secured by this mortgage applied on the payment of said real estate and all the benefit edings to foreclose this mort further monthly installment association, as of the date of the on the part of the mortgage of the premises and to all less the cost of collection the AND AGREED, By and the the By-Laws of the this contract the By-Laws of this contract the By-Laws of the contract the By	and the payment of mortgage be attorney's fee for instituting sue, and included in any degree it of the homestead exemption agge, the indebtedness thereby s, and the shares of stock above, the first default, shall be applied so the rents and profits therea you the rents and profits therea ereof, shall be applied upon the between the parties hereto, that ULISA BUILDING AND	of money mentioned in said note of hully perform all of the said agree and this mortgage may be immedia litures hereinbefore named, made her with the charges as provided by efore their maturity and Fight it upon this mortgage; also for fore of foreclosure rendered thereon, and stay laws of the State of Oklah secured shall bear interest from data referred to shall be cancelled and in reduction of the sums due on the of the obligations of the said note of the cacruing from said property, and the control of the said note of the sa	r obligation, including all dues, in- ments therein contained, then these tely forelosed and enforced for the y the said party of second part, to the By-Laws of said Aassociation, y and 00/100  closing the same; all of which shall all rents collected by said party ation, dohereby expressly oma. e of default at the rate of ten (10) the surrender value thereof as pro- is mortgage.  or of this mortgage, the mortgagee and shall be entitled to collect and d every part thereof, is made and ION, and the laws of the State_of or govern.
			C. H. High	
				****
TE OF OKLAHOMA,	Tulsa	ACKNOWLEDGME	NT	
	A. B. Crews	, County, ss	NT I for said County and State, on thi	Fifteenth day of
	A. B. Crews  3  192  , personally app	, County, ss , a Notary Public in an eared Eva A. HL	NT I for said County and State, on thi The and C. H. High.	Fifteenth day of
Before me, March	A. B. Crews  3  192  , personally app	, a Notary Public in an eared Eva A. Hi.	NT I for said County and State, on thigh and C. H. High.	Fifteenth day of ner husband,
Before me, March	A. B. Crews  3  192  , personally app	, a Notary Public in an eared Eva A. Hi.	NT I for said County and State, on thi The and C. H. High.	Fifteenth day of ner husband,
Before me, March	A. B. Crews  3  192  , personally app	, a Notary Public in an eared Eva A. Hi.	NT I for said County and State, on thigh and C. H. High.	Fifteenth day of ler husband,
Before me, March	A. B. Crews  3  192  , personally app	, a Notary Public in an eared Eva A. Hi.	NT I for said County and State, on thigh and C. H. High.	Fifteenth day of per husband,
Before me,	A. B. Crews  192 3, personally app  to they executed the sa	, a Notary Public in an eared Evs A. Hi. me known to be the identical pme as their free and voluntar	of for said County and State, on this shand C. H. High.	Fifteenth day of ner husband,
Before me,	A. B. Crews  192 3, personally app  to they executed the sa	, a Notary Public in an eared Eva A. Hi.	of for said County and State, on this shand C. H. High.	Fifteenth day of ner husband, hin and foregoing instrument, and poses therein set forth:
Before me,	A. B. Crews  192 3, personally app  to they executed the sa	, a Notary Public in an eared Evs A. Hi. me known to be the identical pme as their free and voluntar	of for said County and State, on this shand C. H. High.	Fifteenth day of ner husband, hin and foregoing instrument, and poses therein set forth:
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