towing on said loan. We. promise and agree to fully pay and discharge same. If We shall fail for a period ix successive months to pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in a sum equal to the gross can't of dues and interest for a period of six months, then the whole of this obligation shall become due and payable and my be collected by law. The payart of said monthly sum aggregating. Forty-nine and 92/100 Dollars, each and every consecutive month cafter until the maturity of said stock and the payment of all fines, penalties, advances, liens and other charges shall entitle all of said certificate. of each to redemption by said Association at the par value thereof, and the said Share. Of said stock evidenced by Certificate No. E-138 so taken redeemed shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the saughtles will be redeemed shall be taken by said association in full satisfaction of this obligation and deed of trust or mortgage to secure the saughtles will be redeemed shall be taken by said association in full satisfaction of this obligation and deed of trust or mortgage to secure the saughtles will be redeemed shall be taken by said association in full satisfaction of this obligation and deed of trust or mortgage to secure the saughtles will be redeemed shall be taken by said association in full satisfaction of this obligation may be paid off at any time upon giving thirty days written notice to the Home Office of the Association, which were this note or obligation may be credited on such repayment of loan, with the withdrawal value of said stock carried with same.Ok.l.alioma  E-138  James G. Schooley  Maude E. Schooley  Now Therefore, it said part of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, insent and lines, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said	nd the security given to secure sa	nereof, in accordance with the rid monthly payments shall, u	rules, regulations and By-Lar pon the sale thereof, be inst	money, or any part thereof, monthly we of said Association, and if, in case afficient to repay said Association as	of default, the stock pledged by balance which may be due
at of add mostily sum aggregating. For tynner of all flows, penaltes, new and control that and other and the payment of all flows, penaltes, new and collect during shift and and criticates					
the subscription by mild Association at the pury when the most of the substitute of the reflection and the substitute of					
MARINGE G. Schoolsy  Manual E. Schoolsy  NOW THEREPORE, II said part.  NOW compared to the principal of said sock, the days part shall pay the several same of money sendinged in said snot or obligation, including all does, he served shall be void, otherwise the mean shall be and grounds in full force and effect, and time mortgape may be immediately forced and sendored for the sold amount of the principal of said sock, the simple districts of the sold prevents of the principal of said shall be void, and the sold prevents of the principal of the sold part of the sold part of the sold part of the principal of the sold part of the so	reafter until the maturity of said	i stock and the payment of all	fines, penalties, advances, l	liens and other charges shall entitle	all of said certificateof
Mature E. Schooley  Month PERREPORD I said past 1984 the dark past shall pay the several source of memory mentiograd in suits note or chilegiles, including all does, instead on the control of the said arguments they made the or brough deep stand provide, as reversed, and shall dulkely perform all of the said arguments they received of said one, the said presents and insurance, and the two said presents and manurance, and to protect the title of said presents, regarder with the charges as provided by the Hys-Laws of said Association, in the per-payment of inforting some stands are suited to protect the title of said presents, regarder with the charges as provided by the Hys-Laws of said Association, in the per-payment of medicine and shall control the per-payment of the per-payment of medicine and the said presents of the per-payment of the forting of the control of the per-payment of the per-payment of medicine and the per-payment of the interpolation of the per-payment of the per-payment of medicine and the charges of the per-payment of medicine and per-payment of medicine and per-payment of medicine and per-payment of medicine and per-pa	ck to redemption by said Associ d redeemed shall be taken by said This obligation may be paid a which event this note or obligati E-1.38	ation at the par value thereof, Association in full satisfaction off at any time upon giving th on may be credited on such re	and the said Share S of this obligation and deed of irty days written notice to t payment of loan, with the v	of stock evidenced by Certificate 1 of trust or mortgage to secure the sa he Home Office of the Association, withdrawal value of said stock carrie	No. E-138 so taken Bartlesville, d with same.Oklahoma
NOW CHRREPORD. It said agast 2.0 % the first post shell gave the several sums of energy mentiograft in mix notes or children, including all dates, then they shall be or increase fire and psychology and control and the mix of the mix of the said several shall be mixed below the said the mixed and the mixed and the mixed several shall be mixed below the said them to the mixed them to the said several shall be said the mixed and the mixed said the mixed and the mixed and the mixed said several shall be said the mixed and the mixed and the mixed and the mixed said the said several shall be said the said said the said several shall be said the said said the said said the said said several shall be said the said said the said said several shall be said the said the said said said said said said said said					
NOW THREEFORE, It said post. 2.9 the first part shall pay the sweet as we all most of ingel, when they shall be or become does and sayouble, as storesach, and shall faithatily perform all of the said argument librerin consisted, then these and ingel, when they shall be or become does and shall be a shall be a state of call sate, the unput directs and fines, and the orposition of the principal of call sate, the unput directs and fines, and the orposition provides a state of call sate, and the protects the fine of a stall present period policy as provided by the place of said ansectation, and the provides and secured by the mort payment of said days. The provides are all the provides and secured by the mort payment of said days. And the said payed so the conclosure rendered threems, and all rest eciclesced by said put we an apprehension and secured by the mort payment of said days. And the said payed secured said the payment of said days are all the payment of said days. And the said payed secured said the payment of said days are all the payment of said days. And the said payed secured said the payment of said days are all the payment of said days the said payed and the payment of said days the said payed secured and the payment of said days the said payed secured and the payment of said days the said payed secured and the payment of said days are all the payment of said days the said payment of said days are all the payment of s					
the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and. Three Hundred Twenty, 2nd 50/100  is liken upon said premises and secured by this mortgage, and included in any degree of involvement rendered thereon, and all rate societies, and included in any degree of involvement rendered thereon, and all rate societies and included in any degree of involvement rendered thereon, and all rate societies and included in any degree of involvement rendered thereon, and all rate societies and the included in any degree of involvement rendered thereon, and all rate societies and all the benefits of the harmstand computing and stay in upon 4th half by special payments of the state of the control of the sound and the surrely of the harmstand computing and stay in upon 4th half by care any payment of the size of an interest of any of the part of the size of				********	
In the rews of disults at the part of the marteser. — is the performance of any of the obligations of the said note or of his mortesers will be entitled to perform on the said reads of the said reads of his confession of the premises and to all of the remts and premise the worlder or said reads of his high less the cost of collection thereof, shall be applied upon the indebtidness hereby secured.  IT IS UNDENTSOOD AND AGRICAL SAMP.  IT IS UNDENTSOOD AND AGRICAL SAMP.  IT IS UNDENTSOOD AND AGRICAL SAMP.  IN WITNESS WHEREOF, The said partiess. — the HOMES. SAVIINGS. AND.  IN WITNESS WHEREOF, The said partiess. — the first part. — has Ye hereunto set the like tists of Othenhous are to govern.  IN WITNESS WHEREOF, The said partiess. — a Notary Public in and for faith-country and-state, on this way of the day and year we written.  ACKNOWLEDGMENT  TO OF OKLAHOMA. — Tules — County, as the County of Tules and State of Othenhous and sould be accounted to the said accountry of the said partiess. — a Notary Public in and for faith-country and-state, on this . End. — day of April — 192 S _ personally appeared . — Mandés S. Schooley.  Mandés S. Schooley.  ACKNOWLEDGMENT  TO OF OKLAHOMA. — Tules — a Notary Public in and for faith-country and-state, on this . End. — day of April — 192 S _ personally appeared . — Mandés S. Schooley.  Mandés S. Schooley. — acceuted the same as the state of the day of April 1922.  Withness whereof, I have hereunto set my hand and official seal, at my office in the unity of Tules and State of Oklahoma, this 2nd day of April 1923.  WHENESS my hand ambonital-seal the slayener year-above set-forther commission express. Aug. 24, 1926. — 192. —	the non-payment of said interes $No/1.00$ a lien upon said premises and se	st, fines, expenditures, and the DOLLARS, attorne ecured by this mortgage, and i	payment of mortgage before y's fee for instituting suit up included in any degree of fo	e their maturity and Three H  pon this mortgage; also for foreclosin preclosure rendered thereon, and all i	undred Twenty and g the same; all of which shall cents collected by said party
ACKNOWLEDGMENT  TO FORLAHOMA.  APTIL 1925, personally appeared. Maude S. Schooley.  APTIL 1925, personally appeared. Maude S. Schooley.  In WITHESS WHEREOF, The said part 9.9. of the first partha.79. hereunto set 20 21 21 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2					
ACKNOWLEDGMENT  TUSA  County, ss. the County of Tulsa and State of O'lah Before me,  APTI  192 5, personally appeared.  Mande E. Schooley  Mande E. Schooley  APTI  192 5, personally appeared.  Mande E. Schooley  Mor husband  to me known to be the identical person. S. who executed the within and foregoing instrument, and nowledged to me that they.  E. Withess whereof, I have hereunto set my hand and official seal, at my office in the unity of Tulsa and State of O'lahma, this 2nd day of April 1925.  WYNNESS my knowledged the slop-und year-shove-set-feith- commission expires.  Aug. 24, 1926.  192 (Seal)					
ACKNOWLEDGMENT  TUISA  County, sa the County of Tulsa and State of O':lah Before me,	ered into in accordance with the	e By-Laws of the HOME SA contract the By-Laws of said A	AVINGS AND Association and the laws of t	he the State of Oklahoma are to go	and the laws of the State of vern.
ACKNOWLEDGMENT  TUISA  County, sa the County of Tulsa and State of O':lah Before me,	IN WITNESS WHEREOF	, The said parties of the fi	rst partha_Vehere	unto set the irhands_and :	calSthe day and year
ACKNOWLEDGMENT To OF OKLAHOMA, Tulsa , County, ss. the County of Tulsa and State of O':lahi Before me, a Notary Public in and for Asid-County and State, on this 2nd day of April 1925 personally appeared. Maude E. Schooley.  Ind James G. Schooley, her huse and nowledged to me that . they executed the same as they are and voluntary act and deed for the uses and purposes therein set forth:  I Witness Whereof, I have hereunto set my hand and official seal, at my office in the unity of Tulsa and State of Oklahoma, this 2nd day of April 1922.  WHINESS my hand and official seath the day-one year-store-set-forther C. W. Allan, Notary Public, commission expires Aug. 24, 1925. 192 (Seal)	ye written.			James G. Schoole	Z
ACKNOWLEDGMENT To OF OKLAHOMA, Tulsa , County, ss. the County of Tulsa and State of O':lahi Before me, a Notary Public in and for Asid-County and State, on this 2nd day of April 1925 personally appeared. Maude E. Schooley.  Ind James G. Schooley, her huse and nowledged to me that . they executed the same as they are and voluntary act and deed for the uses and purposes therein set forth:  I Witness Whereof, I have hereunto set my hand and official seal, at my office in the unity of Tulsa and State of Oklahoma, this 2nd day of April 1922.  WHINESS my hand and official seath the day-one year-store-set-forther C. W. Allan, Notary Public, commission expires Aug. 24, 1925. 192 (Seal)				Maude E. Schoole	Э
Tulsa, County, ss. the County of Tulsa and State of O':lah  Before me,					
Tulsa, County, ss. the County of Tulsa and State of O':lah  Before me,					
commission expires Aug. 24, 1926. 192 (Seal) Notary Public.	Before me, April 1 and James G. School mowledged to me that they n Witness Whereof, bunty of Tulsa and	192 3, personally appeared.  1ey, her huseand to me know executed the same as t  I have hereunto State of Oklahom	, a Notary Public in and for Maude E. Schown to be the identical person their receased voluntary accept my hand and ac, this 2nd day	r Enid-Gounty and State, on this	and foregoing instrument and therein set forth:
Filed for record in Tulsa County, Oklahoma, on the	commission expires Aug.	24, 1926.	92 (Seal)	C. W. Allan,	Notary Public.
Filed for record in Tulsa County, Oklahoma, on the 3 day of APXII , 192 3 , at 4:40					
Filed for record in Tulsa County, Oklahoma, on the 3 day of APRIL , 192 3 , at 4:40					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the3day ofApril, 192_3_, at4:40_					
Filed for record in Tulsa County, Oklahoma, on the3					
Filed for record in Tulsa County, Oklahoma, on the					
Filed for record in Tulsa County, Oklahoma, on the3					
The state of the s					
P. M., Book 447, Page 58	Filed for record in Tulsa Co	unty, Okishoma, on the	3	day of	., 192_ 3. at 4:40
MUV DIUWU	ockM., B				
Deputy (Seal) O. G. Weaver, County Clerk	ock	Book 447, Page 58	(2007)	day of	