and penalties assessed on a	account thereof, in accordant secure said monthly paym	se of default in payment of said nee with the rules, regulations a ents shall, upon the sale there	of be insufficient to rep	ociation, and ii, in case of	balance which may be due
		romise and agree to fully pay a r charges required by the By-La as, then the whole of this obliga			
ment of said monthly sum	est for a period of six month a aggregating Fifty	is, then the whole of this obligated and 70/100			lected by law. The pay-
		nyment of all fines, penalties, a			
stock to redemption by so and redeemed shall be take This obligation main which event this note of E-140	ild Association at the par v en by said Association in ful y be paid off at any time up or obligation may be credite	value thereof, and the said Sha il satisfaction of this obligation on giving thirty days written r ad on such repayment of loan,	re. 8 of stock evid and deed of trust or mor actice to the Home Offic with the withdrawal val P		E-140 so taken artlesyille ith same.Oklahoma,
					· · · · · · · · · · · · · · · · · · ·
be a lien upon said premis of the second part shall be waive an appraisement of In event of legal pi per cent per annum in liet vided in the By-Laws of sa In the event of defishall be entitled to posses receive the said rents, wh IT IS UNDERST entered into in accordance Oklahoma, and in constru	aid interest, fines, expenditured by this more applied on the payment of said real estate and all the broccedings to foreclose this and foreclose this and foreclose the said real estate and the broccedings to foreclose this aid Association, as of the data ault on the part of the morth ssion of the premises and tich, less the cost of collectic OOD AND AGREED, By see with the By-Laws of the ling this contract the By-Laws of the line and lin	irst part shall pay the several set of payable, as aforesaid, and shall prove and efficient for the first part of the part of the first part of the part of the first part of	sums of money mention all faithfully perform all fect, and this mortgage expenditures hereinbefore together with the charge gage before their maturiting suit upon this mortgage of foreclosure rend to the first part, tion and stay laws of the roby secured shall bear adove referred to shall to shall the policy of the obligations the indebtedness here of that this entire control to the control that the state of the state of the stay of the the state of the state of the stay of the of th	ed in said note or obligate of the said agreements the may be immediately fore a named, made by the said as as provided by the Bydry and Three Hungage; also for foreclosing the red thereon, and all rent for said consideration, do so the said consideration, do the state of Oklahoma. Interest from date of defauction and the surrect sums due on this mortge of the said property, and shall by secured. AN ASSOCIATION, and Oklahoma are to govern the said of the said property. The said of the surrect, and each and every the said said said and the surrect. The said property, and shall by secured. AN ASSOCIATION, and Oklahoma are to govern the irrand S. and seal. P. L. PORCh	dred Twenty-five the same; all of which shall se collected by said party thereby expressly and the the rate of ten (10) ander value thereof as pro- age. The propage of the mortgage the entitled to collect and part thereof, is made and the laws of the State_of
			A Remove was an interest to the state of the		
TATE OF OKLAHOMA, Before me, April	Tulsa 192 3, personally	ACKNOWLEDG , Count , a Notary Public is appeared P. L. Pour December 1 of the identification of the identifica	SMENT ty, ss. of Tulsa and for said County's roh and Ella lical person. Swho	and State of O	klahoma, thday of wife foregoing instrument, and
STATE OF OKLAHOMA, Before me, April	Tulsa 192 3, personally	ACKNOWLEDG , Count , a Notary Public of P. L. Pos	SMENT ty, ss. of Tulsa and for said County's roh and Ella lical person. Swho	and State of O	klahoma, thday of wife foregoing instrument, and
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