And W6 and penalties assessed on ac and the security given to se	count thereof, in accordance to said monthly payme	nts shall, upon the sale t	hereof, he insufficient to	repay said Associat	ion any balance which	may be due
nd owing on said loan, six successive months to r nount of dues and interest						
ent of said monthly sum a	ggregating Forty-	eight and $48/1$	00	Dollars,	each and every consec	utive month
eafter until the maturity	of said stock and the pay	yment of all fines, penalt	ies, advances, liens and c	other charges shall er	title all of said certifi	cateof
ck to redemption by said I redeemed shall be taken This obligation may b which event this note or	Association at the par va by said Association in full be paid off at any time upo obligation may be credited	alue thereof, and the said satisfaction of this obliga on giving thirty days writ i on such repayment of le	Share S of stock tion and deed of trust or ten notice to the Home ton, with the withdrawal	evidenced by Certific mortgage to secure t Office of the Associat value of said stock	cate No. 3835 he same don, Julsa, Okl carried with same.	so taken
Loan 1134		-	***	Dorothy 1	Couise Albrig	ght
			* * * *	L. B. Alt	right	
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NOW THEREFORE st and fines, when they sents shall be void, other aid amount of the principal states, assessments	c, If said part.—Sof the find thall be or become due and rwise the same shall be an pal of said note, the unpal and insurance, and to probable.	rst part shall pay the sev payable, as aforesaid, an ad remain in full force ar id interest and fines, and tect the title of said prem	eral sums of money ment d shall faithfully perform ad effect, and this mortg the expenditures hereinb ises, together with the ch	cioned in said note of all of the said agree age may be immediated after a made the arges as provided by	r obligation, including ments therein contains stely forclosed and enf sy the said party of se the By-Laws of said	all dues, in- ed, then these orced for the cond part, to Aassociation
	interest, fines, expenditure DOLLA and secured by this more					
	applied on the payment of id real estate and all the be seedings to foreclose this a of further monthly installa Association, as of the date					
In the event of defau ll be entitled to possessi live the said rents, which IT IS UNDERSTO	t on the part of the mortg on of the premises and to 1, less the cost of collection DD AND AGREED, By	agor S, in the performa all of the rents and pro- n thereof, shall be applied and between the parties l	nce of any of the obligati fits thereafter accruing I upon the indebtedness hereto, that this entire c	ons of the said note from said property, thereby secured. ontract, and each an	or of this mortgage, thand shall be entitled to d every part thereof,	ne mortgagee o collect and is made and
	with the By-Laws of the g this contract the By-La					
	EREOF, The said part 1					
ve written.	stebor, The said part.	er or the mat part.			Albright	
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are planted to the control of the co		ACKNOWI	EDGMENT			
Before me, April her husband	A. B. Crews	appeared Doro	EDGMENT Jounty, ss. Ablic in and for said County LOUISE All dentical person.	aty and State, on thi oright and I who executed the wi	s Sixteent . B. Albrigh	hday of
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