And WO ad penalties assessed on ac d the security given to se	cure said monthly payments		ismitteens so inlink suid usadeinei	
		se and agree to fully pay and disc arges required by the By-Laws or s ten the whole of this obligation sho		
		x and 93/100		
	,	ent of all fines, penalties, advances		
ock to redemption by said d redeemed shall be taken This obligation may be which event this note or Loan 1143	Association at the par value by said Association in full sat e paid off at any time upon g obligation may be credited or	thereof, and the said Share. Sistaction of this obligation and dee giving thirty days written notice to a such repayment of loan, with the		
mountaine	1949 			,
		COMPARED		*
the non-payment of said 0/100 a lien upon said premises the second part shall be a tive an appraisement of sa In event of legal pro- cent per annum in lieu o ed in the By-Laws of said In the event of defau ill be entitled to possessi eive the said rents, which IT IS UNDERSTOC ered into in accordance clahoma, and in construin	interest, fines, expenditures, DOLLARS, and secured by this mortgal applied on the payment of sai direal estate and all the benef eedings to foreclose this mor further monthly installmen Association, as of the date of t on the part of the mortgago on of the premises and to all t less the cost of collection the DO AND AGREED, By and with the By-Laws of the.	part shall pay the several sums of yable, as aforesaid, and shall faith remain in full force and effect, an atterest and fines, and the expendit the title of said premises, together and the payment of mortgage beformers, and included in any degree of it debt. And the said part 168 fits of the homestead exemption and the shares of stock above rethe first default, shall be applied in of the rents and profits thereafted and profits the profits and profits thereafted and profits th	upon this mortgage; also for foree foreclosure rendered thereon, and of the first part, for said consider d stay laws of the State of Oklah cured shall bear interest from dat elerred to shall be cancelled and it reduction of the sums due on this of the said note or accruing from said property, a debtedness hereby secured. LOAN ASSOCIAT the the State of Oklahoma are treunto set the iman.	dundred Fifty and closing the same; all of which shall all rents collected by said party and the surface of the surface value thereof as pros mortgage. The of this mortgage, the mortgage and shall be entitled to collect and i every part thereof, is made and ton, and the laws of the State of govern.
	•	~~~		
		ACKNOWLEDGMEN		
TE OF OKLAHOMA, Before me,	Tulsa A. B. Crews 192 3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical personame as the iffec and voluntary	or said County and State, on this er and Lovey Carter son. S. who executed the wit	Sixteenth day o
FE OF OKLAHOMA, Before me, April mowledged to me that	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical personne as the iffec and voluntary year above set forth.	or said County and State, on this er and Lovey Carter son. S. who executed the wit	Sixteenth day of the second of
TE OF OKLAHOMA, Before me,	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN County, ss. a Notary Public in and if the interest of the identical personance as the irecand voluntary	for said County and State, on this er and <u>lovey</u> Carter sonSwho executed the wit act and deed for the uses and purp	Sixteenth day o
FE OF OKLAHOMA, Before me, April mowledged to me that	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical personne as the iffec and voluntary year above set forth.	for said County and State, on this er and <u>lovey</u> Carter sonSwho executed the wit act and deed for the uses and purp	Sixteenth day of this wife, hin and foregoing instrument, and coses therein set forth:
FE OF OKLAHOMA, Before me, April mowledged to me that	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical personne as the iffec and voluntary year above set forth.	for said County and State, on this er and <u>lovey</u> Carter sonSwho executed the wit act and deed for the uses and purp	Sixteenth day of this wife, hin and foregoing instrument, and coses therein set forth:
FE OF OKLAHOMA, Before me, April mowledged to me that	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical personne as the iffec and voluntary year above set forth.	for said County and State, on this er and <u>lovey</u> Carter sonSwho executed the wit act and deed for the uses and purp	Sixteenth day of this wife, hin and foregoing instrument, and coses therein set forth:
TE OF OKLAHOMA, Before me, April mowledged to me that	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical personne as the iffec and voluntary year above set forth.	for said County and State, on this er and <u>lovey</u> Carter sonSwho executed the wit act and deed for the uses and purp	Sixteenth day o
TE OF OKLAHOMA, Before me,	Tulsa A. B. Crews 192.3, personally ap to hey executed the sa	ACKNOWLEDGMEN , County, ss. , a Notary Public in and peared W. W. Cart me known to be the identical persame as the iffee and voluntary year above set forth. 192 5. (Seal)	for said County and State, on this er and <u>lovey</u> Carter sonSwho executed the wit act and deed for the uses and purp	Sixteenth day o