And We and penalties assessed on accoun- and the security given to secure	further agree, in case of defaut t thereof, in accordance with the said monthly payments shall,	lt in payment of said sums of erules, regulations and By-L upon the sale thereof, be in:	f money, or any part thereof, aws of said Association, and is sufficient to repay said Assoc	monthly as aforesaid, to pay all fines i, in case of default, the stock pledged lation any balance which may be due
				shall fail for a period sociation in a sum equal to the gross d my be collected by law. The pay-
ment of said monthly sum aggres	gating One Hundred	Fifteen and 80	/	rs, each and every consecutive month
				entitle all of said certificateof
				ificate No. B-512 so taken e the sameBartlesville, lation, k carried with same. Oklahoma
No				***************************************
	Calaba Maria)		vin
				e or obligation, including all dues, in- cements therein contained, then these diately forclosed and enforced for the by the said party of second part, to by the By-Laws of said Aussociation,
for the non-payment of said inte	rest, fines, expenditures, and th	e payment of mortgage before	re their maturity andS	ix Hundred and no/100
				oreclosing the same; all of which shall and all rents collected by said party
of the second part shall be applie waive an appraisement of said res In event of legal proceedir per cent per annum in lieu of fur vided in the By-Laws of said Asso	ed on the payment of said debt. I estate and all the benefits of the age to foreclose this mortgage, to ther monthly installments, and ociation, as of the date of the firs	And the said part on the homestead exemption and the indebtedness thereby secthe shares of stock above ret default, shall be applied in	I the first part, for said consic stay laws of the State of Ok- ured shall bear interest from ferred to shall be cancelled an reduction of the sums due on	leration, dohereby expressly ahoma. late of default at the rate of ten (10) d the surrender value thereof as pro- this mortgage.
In the event of default on shall be entitled to possession of receive the said rents, which, less IT IS UNDERSTOOD A	the part of the mortgagor, i the premises and to all of the the cost of collection thereof, a ND AGREED, By and between	in the performance of any of fents and profits thereafter shall be applied upon the inc en the purties hereto, that t	the obligations of the said not accruing from said property lebtedness hereby secured. his entire contract, and each	e or of this mortgage, the mortgagee, and shall be entitled to collect and and every part thereof, is made and
entered into in accordance with Oklahoma, and in construing thi	the By-Laws of theHOME s contract the By-Laws of said	BUILDING AND Association and the laws of	the the State of Oklahoma ar	ATION, and the laws of the State of e to govern.
IN WITNESS WHERE	OF, The said part ies of the	first parthaVe_here	eunto set theirand s	and seal S. the day and year
bove without			E. L. Lev	in
	************		Jennie Let	zin
Company of the Compan			**************************************	***************************************
		ACKNOWLEDGMENT		
ATE OF OKLAHOMA,	Tulsa	, County, sa	County of Tulsa	and State of Oblahom
Before me,		_, a Notary Public in and Id	r said-County and State; on t	, and State of Oblahom his 20th day of
April	_192, personally appeared.	Jennie Levin &	and E. L. Levin.	her husband
				vithin and foregoing instrument ,and
cknowledged to me that th		•		
			over the about the property of	ar possess visit said bar add the
IN WITNESS WHEREO the County of Tul				
WITNESS my hand unity	official send the day and year ob 14th, 1926.	192 (Seal)	C. W. Al	lan, Notary Public.
	Will Consider Manager and Consider And Consi		3,	A CANADA CAN
		20	day of April	Z 1.00
n	County, Oklahoma, on the		day of Thirt	, 192 3 , at 4:20
	Book 447, Page. 93.			
Brady Brow	mrsh.	(Seal)	O. G. Wear	rer