MORTGAGE RECORD No. 447

na kalan menadahka me

und owing on said loan, WO of six successive months to pay dues, interest or oth amount of dues and interest for a period of six mon	promise and agree to fully pay and disch er charges required by the By-Laws or sha	arge same. If WO Il become indebted to the Associat	ion in a sum equal to the gross
amount of ducs and interest for a period of six mon ment of said monthly sum aggregating	ths, then the whole of this obligation shall nteen and 95/100	become due and payable and my	
nereafter until the maturity of said stock and the			
stock to redemption by said Association at the par and redeemed shall be taken by said Association in 1 This obligation may be paid off at any time in which event this note or obligation may be cred	un satisfaction of this obligation and deed upon giving thirty days written notice to t ited on such repayment of loan, with the	the Home Office of the Association withdrawal value of said stock carr	^{aam} Tulsa,Oklahoma ied with same.
Loan 1150		Howard S. Pri	CO
	COMPARED	Alma V. Price	
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ies			
NOW THEREFORE, If said part $1 \stackrel{1}{\sim} S_0$ f the terest and fines, when they shall be or become due r presents shall be void, otherwise the same shall be unpaid amount of the principal of said note, the un pay said taxes, assessments and insurance, and to p	a may part shall pay the several sums of n and payable, as aforesaid, and shall faithfu and remain in full force and effect, and upaid interest and fines, and the expenditu protect the title of said premises, together	loney mentioned in said note or of lly perform all of the said agreemen this mortgage may be immediately res hereinbefore named, made by t with the charges as provided by the	Signification, including all dues, in- its therein contained, then these y forclosed and enforced for the he said party of second part, to e By-Laws of said Aassociation,
or the non-payment of said interest, fines, expendi			
DOL be a lien upon said premises and secured by this n			
of the second part shall be applied on the payment waive an appraisement of said real estate and all the In event of legal proceedings to forcelose thi per cent per annum in lieu of further monthly insta vided in the By-Laws of said Association, as of the d			
In the event of default on the part of the mo shall be entitled to possession of the premises and receive the suid rents, which, less the cost of collec IT IS UNDERSTOOD AND AGREED, B	rtgagor. 9, in the performance of any of to all of the rents and profits thereafter tion thereof, shall be applied upon the ind y and between the parties hereto, that th	The obligations of the said note or of accruing from said property, and lebtedness hereby secured. his entire contract, and each and e	of this mortgage, the mortgagee shall be entitled to collect and very part thereof, is made and
entered into in accordance with the By-Laws of the Oklahoma, and in construing this contract the By-	10 TULSA BUILDING AND Laws of said Association and the laws of t	LOAN ASSOCIATIO	N, and the laws of the State_of overn.
IN WITNESS WHEREOF, The said part above written.	ieSof the first partha.Vehero		
			CO
		Alma V. Price	

TUISE	ACKNOWLEDGMENT		
ATE OF OKLAHOMA, A. B. Crews	Gounty, 55. J, a Notary Public in and fo		
ATE OF OKLAHOMA, Before me, A. B. Crows April 192 3, persona	, a Notary Public in and fo lily appearedHOWATA S PT:	ice and Alma V. Pri	ce, his.wife,
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