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aw. The payment of said monthly sum ag	promise and agree to fully pay an interest or other charges required by the By a period of six months, then the whole of this gregating Seventy-three and C d the payment of all fines, penalties, advances	0/100 Dollars, each and	every consecutive month	
tock to redemption by said Association at t und redeemed shall be taken by said Associat This obligation may be paid off at any t n which eyent this note or obligation may be Jon	he par value thereof, and the said Share. \underline{S}_{-} ion in full satisfaction of this obligation and de ime upon giving thirty days written notice to i a credited on such repayment of loan, with the	of stock evidenced by Certificate No. ed of trust or mortgage to secure the same the Home Office of the Association, withdrawal value of the stock carried wit R. C. Rebholz Emma Rebholz	4709. so taken hllsa,Oklahoma, h sume.	
	COMPARED	Geo. S. Rebholz G. S. Rebholz Martha Rebholz		
en de la construction de la construction de la construction de la définition de la construction de la construct	A the first part shall pay the several sums of ne due and payable, as aforesaid, and shall fa same shall be and remain in full force and al of said note, the unpaid interest and fines, ments and insurance, and to protect the title		an an an an ann an Arraige ann an Ar	
Five Hundred	nent of said interest, fines, expenditures, and t DOLLARS, attorney's fee for i s and secured by this mortgage, and included i	nstituting suit upon this mortgage; also n any degree of (oreclosure rendered there	for foreclosing the same; on, and all rents collected	
by said party of the second part shall be app hereby expressly waive an appraisement of su in the event of legal proceedings to foreclose per cent per annum in lieu of further month provided in the By-Laws of said Association, i	plied on the payment of said debt. And the lid real estate and all the benefits of the homest this mortgage, the indebtedness thereby secur ly installments, and the shares of stock abov us of the date of the first default, shall be applied	said part, $1 \in S$ of the first part, for said i ead exemption and stay laws of the State red shall bear interest from date of default ve referred to shall be cancelled and the d in reduction of the sums due on this more	consideration, do of Oklahoma. (10%) nurrender value thereof as tgage.	
In the event of default on the part of th shall be entitled to possession of the premis receive the said rents, which less the cost of co- IT IS UNDERSTOOD AND AGREED ad into in accordance with the By-Laws of Oklahoma, and in construing this contract the	e mortgagor 9, in the performance of any of es and to all of the rents and profits thereaft llection thereof, shall be applied upon the indeb , By and taxen by renties the this of the bar of said Association and the laws of the	the obligations of the said note or of this er accruing from said property, and shall tedness hereby secured. entire contract, and each and every part th - LOAN ASSOCIATION, and e State of Oklahoma are to govern.	mortgage, the mortgagee be entitled to collect and lereof, is made and enter- the laws of the State of	
IN WITNESS WHEREOF, The said par written.	t. 108 ₀ f the first partha <u>VO</u> hereunt	osettheirhand.s. and seal_S R. C. Rebholz Emma Rebholz Geo. S. Rebholz C. S. Rebholz	da fa Suga a thair d' na bagin a <mark>b</mark> aga sh	
			Z a all, te static and the set of the set o	
Before me, A. B. Crews January 1924 90. S. Rebholz and Marths	ACKNOWLEDGMENT Pulsa County, ss. , a Notary Public in and personally appeared R. C. Rebh Rebholz, his wife, ato me known to be the identical person to me known to be the identical person to be the identical per	Martha Rebholz F for said County and State, on this <u>TW</u> nolz and Emma Rebholz, J on <u>S</u> who executed the within and f	enty-secondany of his wife, and foregoing instrument, and	
Befora me, 4. B. Crew January 1924, 1 30. S. Robholz and Marthe neknowledged to me that they	Pulsa County, ss. - County, ss. - C. Rebl - Rebholz, his wife, - to me known to be the identical perso - executed the same as their free and volum	Martha Rebholz	enty-secondany of his wife, and foregoing instrument, and ses therein set forth:	
A. B. Crews January 1924, 1 eo. S. Rebholz and Marths acknowledged to me that they	Eulsa County, ss. , a Notary Public in and personally appeared R. C. Rebby Rebholz, his wife, to me known to be the identical person to me known to be the identical person 	Martha Robholz r for said County and State, on this <u>TW</u> nolz and <u>Emma Robholz</u> , J on <u>S</u> who executed the within and f itary act and deed for the uses and purpo	enty-secondany of his wife, and foregoing instrument, and ses therein set forth:	
Befora me,4. B. Crews January 192 4, eo. S. Rebholz and Marths acknowledged to me thatthey WITNESS my hand and official seal they	Eulsa County, ss. Bulsa County, ss. Bulsa County, ss. Bulsa County, ss. C. Rebh Rebholz, his wife, a	Martha Rebholz	enty-secondany of his wife, and foregoing instrument, and ses therein set forth:	
Befora me, 4. B. Crews January 1924, 1 30. S. Rebholz and Marths neknowledged to me that they WITNESS my hand and official seal the	Pulsa County, ss. A Notary Public in and personally appeared R. C. Rebry Rebholz, his wife, A control of the identical person executed the same as their/ree and volun e day and year above set forth. 28, 192 5. (Seal)	Martha Rebholz	enty-secondany of nis_wifeand oregoing instrument, and ses therein set forth: Notary Public.	
Before me,	Pullsa County, ss. a, a Notary Public in and personally appeared	Martha Rebholz	enty-secondany of his wife, and foregoing instrument, and ses therein set forth:	

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