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pleaged and the security given to secu	reof, in accordance with the rules, regulations an re said monthly payments shall, upon the sale the	a of money, or any part thereof, monthly as aforesaid, to pay all fi d By-Laws of said Association, and if, in-tase of default, the st reof, be insufficient to prepay said Association any balance which n	nes ock nay
law. The payment of said monthly s	um aggregating		nth ,
stock to redemption by said Associati and redeemed shall be taken by said A This obligation may be paid off al in which event this note or obligation No. LOAN 1402	on at the par value thereof, and the said Share sociation in full satisfaction of this obligation and , any time upon giving thirty days written notice i may be credited on such repayment of loan, with i	ces, liens and other charges shall entitle all of said certificate Jeed of trust or mortgage to secure the same to the Home Office of the Association,Tulba,Oklahom the withdrawal value of the stock carried with same. John D. Richards Nellie C. Richards	ken 8-a
of second part, to pay said taxes,	assessments and insurance, and to protect the t	of money-mentioned in said note or obligation, including all dues, faithfully perform all of the said agreements therein contained, t and effect, and this mortgage may be immediately foreclosed and es, and the expenditures hereinbefore named, made by the said pa itle of said premises, together with the charges as provided by	tne
	비행되었다. 그는 것은 것은 것은 것은 것이 가장 가장한 것이 있는 것을 통하는 것	d the payment of mortgage before their maturity and ir instituting suit upon this mortgage; also for foreclosing the sa d in any degree of foreclosure rendered thereon, and all rents collec	la e gu f eri i i la la reserva en la est
by said party of the second part shall hereby expressly waive an appraiseme In the event of legal proceedings to for per cent per annum in lieu of further provided in the By-Laws of said Associ	be applied on the payment of said debt. And the nt of said real estate and all the benefits of the hom reclose this mortgage, the indebtedness thereby se monthly installments, and the shares of stock al ation, as of the date of the first default, shall be app	he said part 103 of the first part, for said consideration, do estead exemption and stay laws of the State of Oklahoma, cured shall bear interest from date of default at the rate of ten (10 hove referred to shall be cancelled and the surrender value thereo lied in reduction of the sums due on this mortgage.	
		of the obligations of the said note or of this mortgage, the mortga after accruing from said property, and shall be entitled to collect a lebtedness hereby secured. is entire contract, and each and every part thereof, is mude and en LOAN ASSOCIATION, and the laws of the State the State of Oklahoma are to govern. into set theimand gand sealthe day and year ab John D. Richards Nellie C. Richards	079
Before me, A. B. On February 192 Wife acknowledged to me that they		id for said County and State, on thisSeventhday 	S
	seal the day and year above set forth.	A. B. Crews, Notary Pul	blie
<u>My commission expires</u>	uary 28, 1925, (Seal)		

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