MORTGAGE RECORD No. 469.

And turther agree, in ca aid penalties assessed on account thereof, in acco ledged and the security given to secure said mont	se of default in payment of said a rdance with the rules, regulation hly payments shall, upon the sale	sums of money, or any part thereof, mont is and By-Laws of said Association, and it thereof, be insufficient to prepay said Asso	clation any balance which may
e due and owing on said loan	est or other charges required by	pay and discharge same. If the By-Laws or shall become indebted to	WO shall fail for a the Association in a sum equal
o the gross amount of dues and interest for a per w. The payment of said monthly sum aggregat			
ereafter until the maturity of said stock and the		나라 나는 그들은 생각이 하는 것은 집에 나를 했다.	일본에 가득하게 하고 있는 이 나를 먹었다.
ock to redemption by said Association at the pa	r value thereof, and the said Shar	re. 8of stock evidenced by Certificat	No. 4455 so taken
ock to redemption by said Association at the pa nd redeemed shall be taken by said Association in This obligation may be paid off at any time u which event this note or obligation may be cred	pon giving thirty days written not ited on such repayment of loan, w	tice to the Home Office of the Association with the withdrawal value of the stock carri	ed with same.
o. Loan 1319		Frank M. Cur	ry
	COMPARED	Edna M.Curry	
NOW THEREFORE, If said part 9.96 the crest and fines, when they shall be or become dunese presents, shall be void, otherwise the same proced for the unpaid amount of the principal of a geoond part, to pay said taxes, assessments y-laws of said Association, for the non-payment of		하게 많이 하면 됐다. 생각이 하는 사람은 기가 되었다.	
Three Hundred and 00/100 Il of which shall be a lien upon said premises and	DOLLARS, attorney's for	ee for instituting suit upon this mortgage; duded in any degree of foreclosure rendered	also for foreclosing the same; thereon, and all rents collected
y said party of the second part shall be applied of eroby expressly waive an appraisement of said rea not be event of legal proceedings to foreclose this event per annum in lieu of further monthly in- rovided in the By-Laws of said Association, as of t	on the payment of said debt. All estate and all the benefits of the mortgage, the indebtedness thereb stallments, and the shares of stoche date of the first default, shall be	nd the said partieb of the first part, for homestead exemption and stay laws of the by secured shall bear interest from date of d ik above referred to shall be cancelled an applied in reduction of the sums due on th	said consideration, do State of Oklahoma. lefault at the rate of ten (10°5) I the surrender value thereof as is mortgage.
In the event of default on the part of the mor nall be entitled to possession of the premises an eceive the said rents, which less the cost of collectic IT IS UNDERSTOOD AND AGRED, By I into in accordance with the By-Laws of the klahoma, and in construing this contract the By-L	tragor.S in the performance of i to all of the rents and profits the in thereof, shall be applied upon the and between the parties become the between the parties become the between the parties become aws of said Association and the lay	any of the obligations of the said note or othereafter accruing from said property, and independents hereby secured. at this entire contract, and each and every AND LOAN ASSOCIATION was of the State of Oklahoma are to govern.	of this mortgage, the mortgagee I shall be entitled to collect and part thereof, is made and enter- i, and the laws of the State of
IN WITNESS WHEREOF, The said part 19.		nercunto set the ir and seal	Sthe day and year above
			y
		ه سه نا ما ها ما شاه ها به نام ها ما ها ما به ما الله من الله به ما به من الله به ما الله به ما الله	
November 192 3, person	ally appeared Frank A	ss. in and for said County and State, on this M. Curry and Edna M. Cur	Firstday of
Before me, A. B. Crews November 192 3, person	County, a Notary Public i ally appeared FTANK A to me known to be the identica	SMENT .ss. in and for said County and State, on this	First day of ry, his wife,
Before me, A. B. Crews November 192 3, person	County, a Notary Public i ally appeared FTANK A to me known to be the identica	SMENT ss. in and for said County and State, on this M. Curry and Edna M. Cur al person Swho executed the within	First day of ry, his wife, and foregoing instrument, and
Before me, A. B. Crews November 192 3, person they exec	County, a Notary Public i ally appearedFrank Ato me known to be the identical uted the same as _the1ree and and year above set forth.	SMENT ss. in and for said County and State, on this M. Curry and Edna M. Cur al person Swho executed the within	First day of ry, his wife, and foregoing instrument, and
Before me, A. B. Crews November 192 3, person they exec	County, a Notary Public i ally appearedFrank Ato me known to be the identical uted the same as _the1ree and and year above set forth.	SMENT ss. in and for said County and State, on this M. Curry and Edna M. Cur al person. Swho executed the within I voluntary act and deed for the uses and	Firstday of ry, his wife,day of purposes therein set forth:
Before me, A. B. Crews November 192 3, person they exec	County, a Notary Public i ally appearedFrank Ato me known to be the identical uted the same as _the1ree and and year above set forth.	SMENT ss. in and for said County and State, on this M. Curry and Edna M. Cur al person. Swho executed the within I voluntary act and deed for the uses and	Firstday of ry, his wife,and foregoing instrument, and purposes therein set forth:
Before me, A. B. Crews November 192 3, person they exec	County, a Notary Public i ally appearedFrank Ato me known to be the identical uted the same asthelfree and and year above set forth. 925. 192 (Seal) on the	SMENT ss. in and for said County and State, on this M. Curry and Edna M. Cur al person. Swho executed the within I voluntary act and deed for the uses and	First day of ry, his wife, and foregoing instrument, and purposes therein set forth: