	MORTGAGE RECO	DRD No. 469.	* ¥
And We and penaltics assessed on a pledged and the security give	further agree, in case of default in payment of said a count thereof, in accordance with the rules, regulations ren to secure said monthly payments shall, upon the saie	ums of money, or any part thereof, monthly as aforesaid, to pay all fir and By-Laws of said Association, and if, in case of default, the sic thereof, he insufticient to prepay said Association any balance which m	nes nek nay
be due and owing on said lo period of six successive mo to the gross amount of due	banpromise and agree to fully nths to pay dues, interest or other charges required by s and interest for a period of six months, then the whole	pay and discharge same. If <b>WO</b> , shall fail for the By-Laws or shall become indebted to the Association in a sum equ of this obligation shall become due and payable and may be collected 100Dollars, each and every consecutive mor	r a ual by
stock to redemption by sal and redeemed shall be take This obligation may be in which event this note or		vances, liens and other charges shall entitle all of said certificate	
No. <u>Loan 1320</u>	COMPARED	C. H. Nicholson Carrie H. Nicholson	
		ms of money mentioned in said note or obligation, including all dues, hall faithfully perform all of the said agreements therein contained, th ce and effect, and this mortgage may be immediately foreclosed and c fines, and the expenditures hereinbefore named, made by the said par ie title of said premises, together with the charges as provided by t	경험 가지 🛔 공연하지 않는 것 같아. 가슴 다
One Hundred all of which shall be a lien v	and 00/100DOLLARS, attorney's fe	and the payment of mortgage before their maturity and e for instituting suit upon this mortgage; also for foreclosing the san uded in any degree of foreclosure rendered thereon, and all rents collect	ne; ted
by said party of the second hereby expressly waive an a In the event of legal proceed per cent per annum in lieu provided in the By-Laws of	part shall be applied on the payment of said debt. An ppraisement of said real estate and all the benefits of the h dings to foreclose this mortgage, the indebtedness thereby of further monthly installments, and the shares of stock said Association, as of the date of the first default, shall be a	d the said part <b>1995</b> of the first part, for said consideration, do comestead exemption and stay laws of the State of Oklahoma. y secured shall be ar interest from date of default at the rate of ten (10) to above referred to shall be cancelled and the surrender value thereof applied in reduction of the sums due on this mortgage.	75) AS
		any of the obligations of the said note or of this mortgage, the mortgagies are actuing from said property, and shall be entitled to collect a sindebtedness hereby secured. this entire contract, and each and every part thereof, is made and entimed and entimed and the laws of the State soft the State of Oklahoma are to govern.	
IN WITNESS WHER written.	BOF, The said part <b>188</b> of the first partha <b>V8</b> h	ereunto set the ir hand seal seal sthe day and year about the contract of the day and year about the contract of the day and year about the contract of the day and year about the day about the day and year about the day about the day and year about the day about t	ove.
		Carrie H. Nicholson	
November acknowledged to me that	192.3 , personally appeared <u>C. H. Ni</u> to me known to be the identical they <u>executed the same as their</u> ree and nd official seal the day and year above set forth. January 28, 1925. (Seal)		. <b>19</b> nd 

State of the state