| | | | | | | | | | | | C | | | | | | | | |
|--|--|--|--|--|--|--|--|--|--|--|---|--|--|--|--|--|--|--|--|
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |

5

un en en fan de fan

| be due and owing on said loan | promise and agree to full ues, interest or other charges required by for a period of six months, then the whol aggregating Forty-two an | id 12/100 Dollars, | Ishall fail for a d to the Association in a sum equal nd payable and may be collected by , each and every consecutive month | |
|---|--|---|--|--|
| hereafter until the maturity of said stock stock to redemption by said Association and redeemed shall be taken by said Asso This obligation may be paid off at at in which event this note or obligation ma E-242 | 혼양에 가슴 깨끗한 지하는 것 같아? | are. S | ficate No. E-242 e the spartlesville ation, Bartlesville carried with same. Oklahoma, | |
| | COMPARE | | ······································ | |
| NOW THEREFORE, If said part, terest and fines, when they shall be or b these presents, shall be void, otherwise forced for the unpaid amount of the prin of second part, to pay said taxes, as | Y of the first part shall pay the several s ecome due and payable, as aforesaid, and the same shall be and remain in full fo icipal of said note, the unpaid interest an sessments and insurance, and to protect payment of said interest, fines, expenditure | | | |
| | 10 No/100 DOLLARS, attorney's nises and secured by this mortgage, and in | fee for instituting suit upon this mortg cluded in any degree of foreclosure rend | age; also for foreclosing the same; iered thereon, and all rents collected | |
| In the event of default on the part of shall be entitled to possession of the pre- receive the said rents, which less the cost of IT IS UNDERSTOOD AND AGRE ed into in accordance with the By-Laws Oklahoma, and in construing this contract | onthy installments, and the shares of sco on, as of the date of the first default, shall b (the mortgaror in the performance c mises and do all of the rents and profits of collection thereof, shall he applied upon f DED, By and between the parties hereto, th s of the HOMESAVINGS_AND. the By-Laws of said Association and the le part. V of the first partha | of any of the obligations of the said note thereafter accruing from said property, he indeptedness hereby secured. hat this entire contract, and each and eve LOANOAN ASSOCIAT aws of the State of Oklahoma are to gover | e or of this portgage, the mortgagee , and shall be entitled to collect/and ery part thereof, is made and enter- TON, and the laws of the State of rn. | |
| IN WITNESS WHERE UP, The sale | part | Harry Mon | tague | |
| | | 같은 이번을 하는 것 같은 것 같은 것이 못 못 하지? | | |
| February 192 4 | ACKNOWLED 133 County , a Notary Public , personally appeared Harry to me known to be the identi- executed the same as his free ar | Montague cal personwho executed the wit | thin and foregoing instrument, and | |
| | have hereunto set my ha ate of Oklahoma, this 1 | | | |
| WITNESS Try Jam Land official sea | 영향 가 있는 것을 같이 많은 것이 많을 것 같아. | C. W. Allan, | Notary Public. | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| Filed for record in Tulsa County, O o'clockAM., Book 469, Pr ByBrady.Br(| klahoma, on the | | <u>, 192</u> r , <u></u> County Clerk. | |
| | | | | |

酒

1

129