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stock to redemption by said Association a and redeemed shall be taken by said Associ This obligation may be paid off at any in which event this note or obligation may LOAN 1323	t the par value thereof, and the said Share- ation in full satisfaction of this obligation and time upon giving thirty days written notice be credited on such repayment of loan, with <b>LOMFAMME</b>	deed of trust or mortgage to secure the same ulsa, Oklah to the Home Office of the Association, Tulsa, Oklah the withdrawal value of the stock carried with same. Clara J. Acosta D. C.Acosta	
가락 그는 그는 것을 많은 것을 하는 것 같은 것을 했다.		of money mentioned in said note or obligation, including all d faithfully perform all of the said agreements therein containe and effect, and this mortgage may be immediately foreclosed a se, and the expenditures hereinbefore named, made by the sai itle of said premises, together with the charges as provided d the payment of mortgage before their maturity and	ues, in- d, then ind ep- d party by the
by said party of the second part shall be a hereby expressly waive an appraisement of In the event of legal proceedings to foredo per cent per annum in lieu of further mor provided in the By-Laws of said Association	pplied on the payment of said debt. And t said real estate and all the benefits of the hon se this mortgage, the indebtedness thereby so thy installments, and the shares of stock a , as of the date of the first default, shall be app	r instituting suit upon this mortgage; also for foreclosing th d in any degree of foreclosure rendered thereon, and all rents c sesaid part $1 \in \mathbf{S}_{-}$ of the first part, for said consideration, do cured shall bear interest from date of default at the rate of ten over referred to shall be cancelled and the surrender value the lied in reduction of the said note or of this mortgage, the mo of the obligations of the said note or of this mortgage, the mo after accruing from said property, and shall be entitled to coll	(10°/) ercof n3
	art <u>108</u> of the first partlin_ <del>VO</del> here	of the obligations of the said note or of this mortgage, the mo after accruing from said property, and shall be entitled to coll lebtedness hereby secured. is entire contract, and each and every part thereof, is made and LOAN ASSOCIATION, and the laws of the S the State of Oklahoma are to govern. into set their and and seal the day and year Clara J. Acosta D. C. Acosta	r above
Before me, A. B. Crews November 192 3 acknowledged to me that they	personally appeared Ulara J to me known to be the identical per- executed the same as their ree and vo	nd for said County and State, on this <u>Ninth</u> costa and D. C.Acosta, her husband rean. <u>S</u> who executed the within and foregoing instrume untary act and deed for the uses and purposes therein set fort	nt, and h:
말을 다 나는 바람이 많이 많이 많이 많이 많이 많이 많이 많이 했다.	ahoma, on the10 14 n	물건성이 물건이 가장하는 것을 것 같아요. 그는 것은 것을 물건을 받는 것 같아.	

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