## MORTGAGE RECORD No. 469.

fter until the maturity of said sto	m aggregating Thirty & $40/100$ pck and the payment of all fines, penalties, advance	es, liens and other charges shall entitle all	of said certificateof	
to redemption by said Associatic edeemed shall be taken by said As This obligation may be paid off at aich event this note or obligation r	on at the par value thereof, and the said Share	of stock evidenced by Certificate No. eed of trust or mortgage to secure the san the Home Office of the Association, e withdrawal value of the stock carried w	339 ne. so taken ith same.	
	NTERNAL REVENUE  S	/ Jesse Jones Annie Jones		
	108  i to fine first part shall pay the several sums of become due and payable, as aforesaid, and shall five the same shall be and remain in full force an incipal of said note, the unpaid interest and fines, assessments and insurance, and to protect the title-payment of said interest, fines, expenditures, and	money mentioned in said note or obligat aithfully perform all of the said agreemed d effect, and this mortgage may be immer and the expenditures hereinbelore name te of said premises, together with the cha	ion, including all dues, in- ts therein contained, then lately foreclosed and en- d, made by the said party ges as provided by the	
ghty & No/100 which shall be a lien upon said pr	DOLLARS, attorney's fee for emises and secured by this mortgage, and included	instituting suit upon this mortgage; also in any degree of foreclosure rendered ther	for foreclosing the same: eon, and all rents collected	
aid party of the second part shall by expressly waive an appraisemen e event of legal proceedings to for rent per annum in lieu of further ided in the By-Laws of said Associa	be applied on the payment of said debt. And the t of said real estate and all the benefits of the homes eclose this mortgage, the indebtedness thereby secu monthly installments, and the shares of stock abo tion, as of the date of the first default, shall be applie	said part 198 of the first part, for suid tead exemption and stay laws of the Stat red shall bear interest from date of defau we referred to shall be cancelled and the ed in reduction of the sums due on this me	consideration, do e of Oklahoma. It at the rate of ten (10%) surrender value thereof as ortgage.	
In the event of default on the part be entitled to possession of the reactive the said rents, which less the cos IT IS UNDERSTOOD AND AGI to in accordance with the By-La homa, and in construing this contra	of the mortgagor, in the performance of any or premises and ty all of the rents and profits thereaft to collection thereof, shall be applied upon the indel SEED, By and between the parties hereto, that this ws of the	f the obligations of the said note or of this ter accruing from said property, and shall bedness hereby secured. entire contract, and each and every part LOAN ASSOCIATION, and the State of Oklahoma are to govern.	s mortgage, the mortgagee the intitled to collect and hereof, is made and enter- the laws of the State of	
IN WITNESS WHEREOF, The sa en.	id part 195 of the first partha_Y9_hereuni	Jessie Jones		
		Annie Jones		
	ACKNOWLEDGMEN'	•		
e of Oklahoma,	Tulsa County, ss.			
	4 , personally appeared Jesse Jon		and the state of t	
and Annie Jones	to me known to be the identical pers	orSwho executed the within and	foregoing instrument, and	
owledged to me that they	executed the same as their ree and volur	stary act and deed for the uses and purp	ses therein set forth:	
WITNESS my hand and official s	eal the day and year above set forth.			
	, 1926. 192. (Seal)	D. A. Mullen,	Notary Public.	
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Filed for record in Tulsa County,	Oklahoms, on the	duy of Mar. , )	92_4,at_4:20	
P. M. Back 46	Page. 152		그는 그 속에는 얼마난다면 뭐야요?	