## MORTGAGE RECORD No. 469.

And We further agree, in case of default in payment of said suid penalties assessed on account thereof, in accordance with the rules, regulations a edged and the security given to secure said monthly payments shall, upon the sale the ground of six successive months to pay dues, interest or other charges required by the gross amount of dues and interest for a period of six months, then the whole o	. [1886] - 1887 - 1887 - 1887 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1	- Caffill de Coultria Martinia a la Priva de la Vista de Priva de la Caffilla de Caffilla	
v. The payment of said monthly sum aggregating	New transfer of New Western Indiana Procedure Control		
ock to redemption by said Association at the par value thereof, and the said Share.	S of stock evidenced by Certific	ate No. 4930 so ta	ıken
ock to redemption by said Association at the par value thereof, and the said Share, and redeemed shall be taken by said Association in full satisfaction of this obligation are This obligation may be paid off at any time upon giving thirty days written notic which event this note or obligation may be credited on such repayment of loan, with	e to the Home Office of the Associat h the withdrawal value of the stock ca	ion, Tulsa, Oklah om rried with same.	
oLoan 1448	A. B. Crew	9	
	Evelyn S.	Crews	
COMMERCIAL			
NOW THEREFORE, If said part 1981 the first part shall pay the several sum erest and fines, when they shall be or become due and payable, as aforesaid, and sh nese presents, shall be void, otherwise the same shall be and remain in full force orced for the unpaid amount of the principal of said note, the unpaid interest and for second part, to pay said taxes, assessments and insurance, and to protect the	s of money mentioned in said note or all faithfully perform all of the said a sand effect, and this mortgage may be ines, and the expenditures hereinbefor title of said premises, together with	obligation, including all dues, greements therein contained, te immediately foreclosed and re named, made by the said ps the charges as provided by	in- hen en- arty the
y-laws of said Association, for the non-payment of said interest, fines, expenditures, a Phree Hundred and 00/100 DOLLARS, attorney's fee If of which shall be a lien upon said premises and secured by this mortgage, and inclu	for instituting suit upon this mortga ded in any degree of foreclosure rende	ge; also for foreclosing the sa red thereon, and all rents collec	ime; cted
y said party of the second part shall be applied on the payment of said debt. And ereby expressly waive an appraisement of said real estate and all the benefits of the ho n the event of legal proceedings to foreclose this mortgage, the indebtedness thereby er cent per annum in lieu of further monthly installments, and the shares of stock rovided in the By-Laws of said Association, as of the date of the first default, shall be a	the said part. 199 of the first part, mestead exemption and stay laws of secured shall bear interest from date above referred to shall be cancelled pplied in reduction of the sums due on	for said consideration, do he State of Oklahoma. of default at the rate of ten (10 and the surrender value thereo this mortgage.	0%) if as
In the event of default on the part of the mortgagor S., in the performance of a hall be entitled to possession of the premises and to all of the rents and profits the secive the said rents, which less the cost of collection thereof, shall be applied upon the ITIS UNDERSTOOD AND AGREED, By and between the parties hereto, that d into in accordance with the By-Laws of the TULSA BILDING AND AGREED, By and between the parties hereto, that of the processing the second of the By-Laws of the By-Laws of said Association and the laws	ny of the obligations of the said note creater accruing from said property, indebtedness hereby secured. this entire contract, and each and even LOAN ASSOCIATION of the State of Oklahoma are to govern	or of this mortgage, the mortgand shall be entitled to collect by part thereof, is made and en ON, and the laws of the Stat I.	igee and iter- e-of
IN WITNESS WHEREOF, The said part OS of the first part ha. VO her	eunto set their hand s and se	eal_Sthe day and year at	bove
ritten		9	
. 1982년 - 1일 전 1982년 - 1982년 2007년 - 1982년	Evelyn S.	Crews	
선택 마음이 발생하는 것으로 가고 되고 다시 하면 하나 하는 것이 아들까지 않는 사람들이 가지 않는데 그렇게 하는데 나를 하는데 다른데 되었다.			
ACKNOWLEDGN State of Okiahoma, Tulsa County, s  Before me, T. G. Grant, a Notary Public in March 192 4, personally appeared A. B. C	s. and for said County and State, on t	A CANADA IN TOTAL CARE OF IN A SECURITION OF THE	
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Before me, T. G. Grant a Notary Public in  March 1924, personally appeared A. B. C	s. and for said County and State, on to rews and Evelyn B. O. person 8 who executed the wit	rews, his wife	
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Before me, T. G. Grant, a Notary Public in March 1924, personally appeared A. B. County, s to me known to be the identical they executed the same as the 17 ree and the same as the 17 ree and the same as the 18	and for said County and State, on the said Eyelyn B. C. person. S. who executed the with voluntary act and deed for the uses as	rews, his wife	and
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