And WO furthe and penalties assessed on account th pledged and the security given to secu	er agree, in case of default in payment of said sur hereof, in accordance with the rules, regulations a ure said monthly payments shall, upon the sale th	ms of money, or any part thereof, monthly and By-Laws of said Association; and if, i sereof, be insufficient to prepay said Associ	v as aforesaid, to pay all fines n case of default, the stock ation any balance which may	
be due and owing on said loan. WO period of six successive months to pe to the gross amount of dues and inte	promise and agree to fully p ay dues, interest or other charges required by th erest for a period of six months, then the whole o	ay and discharge same. If	bhall fail for a ne Association in a sum equal able and may be collected by	
	sum aggregating One Hundred Six stock and the payment of all fines, penaltics, advi		and every consecutive month all of said certificateof	
stock to redemption by said Associat and redeemed shall be taken by said A This obligation may be paid off a in which event this note or obligation	tion at the par value thereof, and the said Share_ Association in full satisfaction of this obligation an at any time upon giving thirty days written notice n may be credited on such repayment of loan, with	of stock evidenced by Certificate A d deed of trust or mortgage to secure the s to the Home Office of the Association. t the withdrawal value of the stock carried	vo E=253 Barriesville, With same, Oklahoma	
<mark>No. B-253</mark>		H. T. Russell M. N. Russell		
	COMPARIND			
NOW THEREFORE, If said pa terest and fines, when they shall be of these presents, shall be void, otherw forced for the unpaid amount of the	art 1997 the first part shall pay the several sums or become due and payable, as aforesaid, and sha vise the same shall be and remain in full force principal of said note, the unpaid inferest and fi s, assessments and insurance, and to protect the	s of money mentioned in said note or abli all faithfully perform all of the said agreen and effect, and this mortgage may be imn nes, and the expenditures hereinbefore na	gation, including all dues, in- nents therein contained, then nediately foreclosed and en- med, made by the said party	
by-laws of said Association, for the ne	on-payment of said interest, fines, expenditures, a	nd the payment of mortgage before their n	naturity and	
이 같이 가지 않는 것 같이 다 가지 않는 것 같아. 그는 것 같은 것 같이 가지 않고 있는 것 같아요. 나는 바람이 있다.	y and No/100 DOLLARS, attorney's fee premises and secured by this mortgage, and includ Il be applied on the payment of said debt. And ent of said real estate and all the benefits of the box	이 제품 문화 집에 대한 것 같아? 이 제품 방법에 가슴을 받는 것, 것 같아요. 나라고 있다.		
by said party of the second part shall be applied on the payment of said debt. And the said part, 198 of the first part, for said consideration, do			e el la del contrato de la constante de la cons	
In the event of default on the pa shall be entitled to possession of the receive the said rents, which less the cc IT IS UNDERSTOOD AND AG ed into in accordance with the By-L	art of the mortgagor, in the performance of an premises and to all of the rents and profits ther sot of collection thereof, shall be applied upon the in GREED, By and between the participation, that laws of the	y of the obligations of the said note or of the eafter Accruing from said property, and al ndebtedness hereby secured. his entire contract, and each and every par LOAN ASSOCIATION, to	his mortgage, the mortgagee hall be entitled to collect and t thereof, is made and enter- and the laws of the State of	
	said part 108 of the first parthaVO here		the day and year above	
Ray White				
			·····	
State of Oklahoma,	ACKNOWLEDGM	ENT	OBI I	
Before me,	Pontotoc County, ss. , a Notary Public in a 2.4., personally appeared H. T. A	Gondold of for ind for said County and State on this 188011	Elstday of	
		ersonwho executed the within an	승규는 방법에 가지 않는 것이 아무 것이 가지 않는 것을 많이 많다.	
	I have hereunto set my hand			.
gounty of Pontotoc an	nd State of Oklahoma, this 2			
	seat the day and year above set forth. 8th, 1927. <u>192</u> (Seal)	E. J. Merritt.	Notary Public.	
STATE OF OKLAHOMA,) County of Tulsa.)	ACKNOWLE DGMENT			
this 25th day of Marc Russell, to me known	ry Public in and for the Cou ch, 1924, personally appears to be the identical person	ed M. N. Russell, the wi who executed the within	fe of H.T. and foregoing	
act and deed, for the IN WITNESS WHEREC	wledged to me that she execu e uses and purposes therein DF. I have hereunto set my h	set forth. and and official seal.	at my office in	
My commission expires	and State of Oklahoma, this 5 Aug. 14th, 1926. (Seal)	C. W. Allan, No	tary Public.	
	• • • • • • • • •	æ		
	7, Oklahoma, on the	day of	192_4at_11:40	
o'clock <u>A.</u> M., Book 469, By Brady	Page 178 Brown,	0. G. Weaver,	County Clerk.	

z I. sza Marza

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