## MORTGAGE RECORD No. 469.

And Me further agree, in case of deposities assessed on account thereof, in accordance adged and the security given to secure said monthly processed.	lyments shall, upon the sale thereof, be insufficient to prepay said Ass	ociation any paramet winem may
due and owing on said loan. We.	promise and agree to fully pay and discharge same. If the other charges required by the By-Laws or shall become indebted to six months, then the whole of this obligation shall become due and p	we shall fail for a bothe Association in a sum equal with his and may be collected by
	Seventy Three and No/100 Dollars, ca	
. 하. 하는 경에 그렇다 그렇게 살아 하는 하는 하는데 보다 모든 모든 모든 그리고 있다. 하고 하는 것	ent of all fines, penalties, advances, liens and other charges shall enti	
ck to redemption by said Association at the par valued redeemed shall be taken by said Association in full st. This obligation may be paid off at any time upon givenich event this note or obligation may be credited of Loan 1324	e thereof, and the said ShareSof stock evidenced by Certificat atisfaction of this obligation and deed of trust or mortgage to secure the ving thirty days written notice to the Home Office of the Association in such repayment of loan, with the withdrawal value of the stock care  John Neely	e No. 4483 so taken e s <b>milsa, Oklahoma</b> jed with same.
	Minnie Neel	Y
	COMPARED	
NOW THEREFORE, If said part. 198 the first prest and fines, when they shall be or become due and ese presents, shall be void, otherwise the same shall reed for the unpaid amount of the principal of said need for the unpaid amount of the principal of said need for the principal of said need to the principal of said to the pri	out shall pay the several sums of money mentioned in said note or o payable, as aforesaid, and shall faithfully perform all of the said agr be and remain in full force and effect, and this mortgage may be ote, the unpaid interest and fines, and the expenditures hereinbefore insurance, and to protect the title of said premises, together with th	bligation, including all dues, in- eements therein contained, then mmediately foreclosed and en- named, made by the said party e charges as provided by the
Five Hundred and No/100 I of which shall be a lien upon said premises and secure	interest, fines, expenditures, and the payment of mortgage before theDOLLARS, attorney's fee for instituting suit upon this mortgage ad by this mortgage, and included in any degree of foreclosure rendered	; also for foreclosing the same; I thereon, and all rents collected
y said party of the second part shall be applied on the ereby expressly waive an appraisement of said real estat in the event of legal proceedings to foreclose this mortg; er cent per annum in lieu of further monthly installm royided in the By-Laws of said Association, as of the dat	payment of said debt. And the said part. 1e8 of the first part, for the and all the benefits of the homestead exemption and stay laws of the age, the indebtedness thereby secured shall bear interest from date of ents, and the shares of stock above referred to shall be cancelled as a cof the first default, shall be applied in reduction of the sums due on the	r said consideration, do State of Oklahoma. default at the rate of ten (10%) d the surrender value thereof as ils mortgage.
In the event of default on the part of the mortgagor nall be entitled to possession of the premises and to a secive the said rents, which less the cost of collection ther IT IS UNDERSTOOD AND AGREED, By and the lints in accordance with the By-Luws of the Luw klahoma, and in construing this contract the By-Laws of the second construing this contract the By-Laws of the construing this contract the By-Laws of the second construing the	in the performance of any of the obligations of the said note or ll of the rents and profits thereafter accruing from said property, and eof, shall be applied upon the indebtedness hereby secured.  The said account of the said the secure of the said and every the said account of said association and the laws of the State of Oklahoma are to govern.	of this mortgage, the mortgagee d shall be entitled to collect and part thereof, is made and enter- N, and the laws of the State of
IN WITNESS WHEREOF, The said part 102 of the said p	he first partha. Ye_hereunto set the ir hand_sand seal	
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	사람들은 사람들은 사람들이 가지 않아 하면 가장 살아서 가장 하는 것이 되었다. 그는 사람들이 되었다면 하는 사람들이 되었다.	化二氯化二甲基乙二甲基甲基甲基二甲基甲基甲基甲基
· 도마스	가 지난한 일본 가장 가는 사람들은 바람들은 사람들이 되었다. 가는 사람들은 사람들은 사람들은 사람들이 되었다.	<u></u>
	AGKNOWLEDGMENT - County , ss.	
Before me, A. B. Crews  October 192 3, personally a	agknowledgment	, 15th day of his wife
Before me, A. B. Crews  October 192 3, personally a to meknowledged to me that they executed the day and years means the day and years means the day and years means and official seal the day and years means the day are declared the day and years means the day are declared the day and years means the day and years	ACKNOWLEDGMENT County, ss.  a Notary Public in and for said County and State, on this ppeared John Neely and Minnie Neely.  who executed the within the same as their free and voluntary act and deed for the uses and their free and voluntary act and deed for the uses and their free and voluntary act and deed for the uses and the same as their free and voluntary act and deed for the uses and the same as their free and voluntary act and deed for the uses and the same as the	and foregoing instrument, and
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Before me, A. B. Crews  October 192 3, personally a to m cknowledged to me that they executed t  WITNESS my hand and official seal the day and y  January 28th.	ACKNOWLEDGMENT County, ss.  a Notary Public in and for said County and State, on this ppeared John Neely and Minnie Neely.  who executed the within the same as their free and voluntary act and deed for the uses and their free and voluntary act and deed for the uses and their free and voluntary act and deed for the uses and the same as their free and voluntary act and deed for the uses and the same as their free and voluntary act and deed for the uses and the same as the	and foregoing instrument, and
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