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w. The payment of said monthly sum agg ereafter until the maturity of said stock and	promise and agree to fully pay an interest or other charges required by the By period of six months, then the whole of this regating <u>Thirty-two and 3</u> the payment of all fines, penalties, advances	money, or any part thereof, monthly as aforesaid, to pay all fines y-Laws of said Association, and if, in case of default, the stock he insufficient to prepay said Association any balance which may discharge same. If WG shall fail for a Laws or shall become indebted to the Association in a sum equal obligation shall become due and payable and may be collected by 1/100 Dollars, each and every consecutive month hiens and other charges shall entitle all of said certificateof AARE	
ock to redemption by said Association at th nd redeemed shall be taken by said Associati This obligation may be paid off at any th which event this note or obligation may be oIoan 1326	e par value thereof, and the said Share S m in full satisfaction of this obligation and de ne upon giving thirty days written notice to to credited on such repayment of loan, with the COMPARED	of stock evidenced by Certificate No. 4487	
y-laws of said Association, for the non-paym One Hundred Eighty I of which shall be a lien upon said premises y said party of the second part shall be app oreby expressly waive an appraisement of sai n the event of legal proceedings to foreclose er each per annum in lieu of further month rovided in the By-Laws of said Association, a In the event of default on the part of the secive the said rents, which less the cost of col ITS UNDERSTOOD AND AGREED, d into in accordance with the By-Laws of kahoma, and in construing this contract the	ent of said interest, fines, expenditures, and the DOLLARS, attorney's fee for in and secured by this mortgage, and included in lied on the payment of said debt. And the s d real estate and all the benefits of the homest this mortgage, the indebtedness thereby secur y installments, and the shares of stock abov s of the date of the first default, shall be applied mortgagor. So in the performance of any of s'and to all of the rents and profits thereaft ection thereof, shall be applied upon the indeb By and between the narties increa this e head. TUSAR BUT UDI AND.	noney mentioned in said note or obligation, including all dues, in- thifully perform all of the said agreements therein contained, then effect, and this mortgage may be immediately foreclosed and en- and the expenditures hereinbefore named, made by the said party of said premises, together with the charges as provided by the ne payment of mortgage before their maturity and	
cknowledged to me thatthey	day and year above set forth.	for said County and State, on this Fifteenth ay of and Anna C. Small, his wife, n Swho executed the within and foregoing instrument, and tary act and deed for the uses and purposes therein set forth:	
1996 - San	and a second		 A state of the sta
WITNESS my hand and official seal the		ν. Αυτοί ^{Νο} Υ• 102 23 μ. 4:00	

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