MORTGAGE RECORD No. 469.

The payment of said monthly sum aggregating after until the maturity of said stock and the pa	yment of all fines, penalties, advanc	es, liens and other charges shall entitle al	of said certificateof
ock to redemption by said Association at the par v d redeemed shall be taken by said Association in ful This obligation may be paid off at any time upon which event this note or obligation may be credited. LOSN 1458	alue thereof, and the said Share I satisfaction of this obligation and a giving thirty days written notice to i on such repayment of loan, with the	Sof stock evidenced by Certificate No deed of trust or mortgage to secure the sar of the Home Office of the Association, he withdrawal value of the stock carried w D. H. Cunningh	ann
NOW THEREFORE, It said part. 198 the fire est and fines, when they shall be or become due a use presents, shall be void, otherwise the same sloed for the unpaid amount of the principal of sale second part, to pay said taxes, assessments an			さいしょうしゅい たいしょうしょく おいち さかりがってい 事して
claws of said Association, for the non-payment of some Hundred Eighty of which shall be a lien upon said premises and sec	DOLLARS, attorney's fee for ured by this mortgage, and included	instituting suit upon this mortgage; also I in any degree of foreclosure rendered the	for foreclosing the same: eon, and all rents collected
y said party of the second part shall be applied on t ereby expressly waive an appraisement of said real e n the event of legal proceedings to foreclose this mo er cent per annum in lieu of further monthly instal rovided in the By-Laws of said Association, as of the	the payment of said debt. And the state and all the benefits of the home trage, the indebtedness thereby see liments, and the shares of stock abdate of the first default, shall be apple	e said part 199, of the first part, for said stead exemption and stay laws of the Sta ured shall bear interest from date of defan ove referred to shall be cancelled and the ied in reduction of the sums due on this m	consideration, do
In the event of default on the part of the mortga hall be entitled to possession of the premises and to eceive the said rents, which less the cost of collection to ITIS UNDERSTOOD AND AGREED, By and d into in accordance with the By-Laws of the	gor	of the obligations of the said note or of th fter accruing from said property, and she obtedness hereby secured. s'entire contract, and each and every part LOAN ASSOCIATION, an the State of Oklahoma are to govern.	is mortgage, the mortgagee ill be entitled to collect and thereof, is made and enterd the laws of the State of
IN WITNESS WHEREOF, The said part. 198 c	of the first parthaYehereu	nto set_the 1 mands_and seal	S_the day and year above
고려, 있었다면 함께 그렇게 사람들이 다시 모든 모든	영화를 가게 함께 함께 함께 하면 화가를 하고 있다.		
		n.e. v.e. cumi ingli	a m
m c crent	ACKNOWLEDGMEI County, ss. a Notary Public in an	NT	
Before me, T. G. Grant March 192 4, personall	County, ss. , a Notary Public in an y appeared. D. H. Cu hus band to me known to be the identical per		hirty-first day of ingham, her foregoing instrument, and
Before me, T. G. Grant Earch 192 4, personally 192 cknowledged to me that they execute WITNESS my hand and official seal the day an	County, ss. a Notary Public in an D. H. Cu husband to me known to be the ir at the ir at the same as the ire and voluments.	of for said County and State, on this. Inningham and W. R. Cunnarson. S. who executed the within and untary act and deed for the uses and purpose.	hirty-first day of ingham, her foregoing instrument, and
Before me, T. G. Grant March 192 4, personall they execute	County, ss. a Notary Public in an y appeared Do Ho Cu husband to me known to be the in the ire and voluments and the same as	of for said County and State, on this. Tonningham and W. R. Cunnoson. Some who executed the within and untary act and deed for the uses and purpose.	hirty-first day of ingham, her foregoing instrument, and oses therein set forth: