## MORTGAGE RECORD No. 469.

due and owing on said loan riod of six successive months to pay dues,	promise and agree to fully pay and discharge same. If	shall fail for a n in a sum equal	
v. The payment of said monthly sum aggr	regating Twenty-six and 93/100 Dollars, each and every co	nsecutive month	
reafter until the maturity of said stock and	the payment of all fines, penalties, advances, liens and other charges shall entitle all of said ce	rtificateof	
ock to redemption by said Association at the dredeemed shall be taken by said Association. This obligation may be paid off at any tim which event this note or obligation may be Ioan 1466	e par value thereof, and the said Share. 8 of stock evidenced by Certificate No. 5020 in in full satisfaction of this obligation and deed of trust or mortgage to secure the same upon giving thirty days written notice to the Home Office of the Association, Tulsa, credited on such repayment of loan, with the withdrawal value of the stock carried with same.  W. A. Campbell	50 taken Oklahoma,	
	CAMARAGRICA		
e autoria e sentir i i i i i i di di di di di di dia di	the first part shall pay the several sums of money mentioned in said note or obligation, inclue due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein ame shall be and remain in full force and effect, and this mortgage may be immediately for of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made bents and insurance, and to protect the title of said premises, together with the charges as p	a Maria de la Primita de Baltino III, de la Riggi de	
One Hundred Fifty of which shall be a lien upon said premises	nt of said interest, fines, expenditures, and the payment of mortgage before their maturity andDOLLARS, attorney's fee for instituting suit upon this mortgage; also for forecand secured by this mortgage, and included in any degree of foreclosure rendered thereon, and s	losing the same:	
said party of the second part shall be apply reby expressly waive an appraisement of said the event of legal proceedings to foreclose to reent per annum in lieu of further monthl ovided in the By-Laws of said Association, as	ed on the payment of said debt. And the said partof the first part, for said considera i real estate and all the benefits of the homestead exemption and stay laws of the State of Oklah his mortgage, the indebtedness thereby secured shall bear interest from date of default at the r y installments, and the shares of stock above referred to shall be cancelled and the surrender of the date of the first default, shall be applied in reduction of the sums due on this mortgage.	tion, do 68 loma. ate of ten (10%) value thereof as	
In the event of default on the part of the all be entitled to possession of the premises ceive the said rents, which less the cost of coll IT IS UNDERSTOOD AND AGREED, into in accordance with the By-Laws of t klahoma, and in construing this contract the l	mortgagor, in the performance of any of the obligations of the said note or of this mortgag and to all of the rents and profits thereafter accruing from said property, and shall be entitiestion thereof, shall be applied upon the indebtedness hereby secured.  By and between the parties hereto, that this entire contract, and each and every part thereof, is referred. TULISA. BULLDING. ANDLOAN ASSOCIATION, and the laws by Laws of said Association and the laws of the State of Oklahoma are to govern.	e, the mortgagee ed to collect and made and enter- of the State of	
IN WITNESS WHEREOF, The said part	yof the first partha_Shereunto set h18handand sealthe da W.A.Campbell	and the state of t	
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대통령 살아가 보게 없는 네고하다 않는	la parte para la capación la para de care al primer de mande en la cida de cida de calenda de calenda de calen		4555
Before me, T. G. Grant	a Notary Public in and for said County and State, on this Fourt	hday of	
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