MORTGAGE RECORD No. 469.

due and owing on said loan		The state of the s		
rcufter until the maturity of said stock and	[[
ock to redemption by said Association at the d redeemed shall be taken by said Association This obligation may be paid off at any tim which event this note or obligation may be e	par value thereof, and the said ShareS	of stock evidenced by Certific eed of trust or mortgage to secure	ate No. 5044 so tak	en.
	e upon giving thirty days written notice to redited on such repayment of loan, with th	the Home Office of the Associate withdrawal value of the stock ca	ion,TUISA, UKLANOM rried with same.	g.,
oLoan 1474	CONSTARED	J. A. Glipi	in In	
NOW THEREFORE, If said part_1 35	the first part shalf pay the several sums of	money mentioned in said note or	obligation, including all dues, i	
NOW THEREFORE, If said part 1.38 erest and fines, when they shall be or become hese presents, shall be void, otherwise the siorced for the unpaid amount of the principal second part, to pay said taxes, assessme	due and payable, as aforesaid, and shall ame shall be and remain in full force an of said note, the unpaid interest and fines ents and insurance, and to protect the tit	attning perform an of the said at d effect, and this mortgage may be , and the expenditures hereinbefor le of said premises, together with	greements therein contained, the immediately foreclosed and e e named, made by the said part the charges as provided by the	en n- ty ne
y-laws of said Association, for the non-paymen	nt of said interest, fines, expenditures, and	the payment of mortgage before th	neir maturity and	
il of which shall be a lien upon said premises a	nd secured by this mortgage, and included	A CONTRACTOR OF THE CONTRACTOR		ta di a 🕍 a a a a a a a a a a a a a a a a a
by said party of the second part shall be applied to the second part shall be applied to the event of legal proceedings to foreclose the cent per annum in lieu of further monthly provided in the By-Laws of said Association, as	nd on the payment of said debt. And the real estate and all the benefits of the homes is mortgage, the indebtedness thereby secu- installments, and the shares of stock abo of the date of the first default, shall be applie	said part. +92 of the first part, it tread exemption and stay laws of t tred shall bear interest from date o over referred to shall be cancelled a ed in reduction of the sums due on	or said consideration, do	5) as
In the event of default on the part of the retail be entitled to possession of the premises eccive the said rents, which less the cost of colle IT IS UNDERSTOOD AND AGREED, It into in accordance with the By-Laws of the Oklahoma, and in construing this contract the B	nortgagor. S in the performance of any o and to all of the rents and profits thereaf ction thereof, shall be applied upon the indel by and between the parties hereto, that this e TULSA BUILDING AND y-Laws of said Association and the laws of t	of the obligations of the said note of ter accruing from said property, a btedness hereby secured, entire contract, and each and ever, LOAN ASSOGIATIC the State of Oklahoma are to govern	r of this mortgage, the mortgag nd shall be entitled to collect ar y part thereof, is made and ente on, and the laws of the State or	ec id ir- of
IN WITNESS WHEREOF, The said part.		to set theirhand_Sand se	al_9the day and year abo	ye
	. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	3. A. Gilpin Ethel Gilpin		
	1. H. d. d. b. b. b. d.			
Before me, T. G. Grant April 1924, per	sonally appeared	T for said County and State, on the nand Ethel Gilpin, onSwho executed the with	his wife, in and foregoing instrument, ar	ot.
Before me, T. G. Grant April 1924, per	County, ss. a Notary Public in and J. A. Gilpi	T for said County and State, on the nand Ethel Gilpin, onSwho executed the with	his wife, in and foregoing instrument, ar	of d
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