## MORTGAGE RECORD No. 469.

owledged to me thatexecutedexecuted	925 <sub>192</sub> (Seal)	A. B. Crews.	Notary Public.
owledged to me thatexecutedexecuted	year above set forth. 925 192 (Seal)	A. B. Crews.	Notary Public.
owledged to me thatexecutedexecuted	year above set forth.		Notary Public.
wiledged to me thatexecuted  WITNESS my hand and official seal the day and	year above set forth.		
wiledged to me thatexecutedexecuted	year above set forth.		. Notary Public.
owledged to me thatexecutedexecuted	year above set forth.		Notary Public.
	one same astree and	volumenty nee and need for one uses at	as par posses encions asset torons
November 192_3, personally	me known to be the identical	personwho executed the wit	in and foregoing instrument, and
e of Oklahoma, Tulsa Before me, A. B. Crews	ACKNOWLEDGY County, s	ss.  and for said County and State, on t	his Fiftsenth day of
			lliams
noma, and in construing this contract the by-baws IN WITNESS WHEREOF, The said part_1es. en.		reunto set the irand s and s	
In the event of default on the part of the mortgage be entitled to possession of the premises and to ve the said rents, which less the cost of collection the IS UNDERSTOOD AND AGREED, By and It to in accordance with the By-Laws of the homa, and in construing this contract the By-Laws	or	any of the configations of the said note resulter accruing from said property, indebtedness hereby secured.  this entire contract, and each and eve the said	or or this moregage, the moregagee and shall be entitled to collect and y part thereof, is made and enter- DN, and the laws of the State of
aid party of the second part shall be applied on the by expressly waive an appraisement of said real est be event of legal proceedings to foreclose this mort cent per annum in lieu of further monthly installread ided in the By-Laws of said Association, as of the da	ate and all the benefits of the he gage, the indebtedness thereby ments, and the shares of stock ate of the first default, shall be a	omestead exemption and stay laws of secured shall bear interest from date above referred to shall be cancelled applied in reduction of the sums due on	the State of Oklahoma. If default at the rate of ten $(10\%)$ and the surrender value thereof us this mortgage.
o Hundred Fifty which shall be a lien upon said premises and secu			
d for the unpaid amount of the principal of said econd part, to pay said taxes, assessments and ws of said Association, for the non-payment of sai		and the control of th	
NOW THEREFORE, If said partof the first t and fines, when they shall be or become due and presents, shall be void, otherwise the same shall for the unpaid amount of the principal of said econd part, to pay said taxes, assessments and	part shall pay the several sun d payable, as aforesaid, and si ill be and remain in full forc	ns of money mentioned in said note o null faithfully perform all of the said r te and effect, and this mortgage may b	obligation, including all dues, in- greements therein contained, then immediately foreclosed and en-
	COMPARED	Jacobo P.	Williams
Loan 1327	on such repayment of loan, wit	Lyda E. V	illiams
This obligation may be paid off at any time upon a	giving thirty days written notice	nd deed of trust or mortgage to secure	ate Noso taken the sameso
to redemption by said Association at the par val edeemed shall be taken by said Association in full fais obligation may be paid off at any time upon ich event this note or obligation may be credited			
The payment of said monthly sum aggregating.  ter until the maturity of said stock and the pays  to redemption by said Association at the par val  deemed shall be taken by said Association in full  his obligation may be paid off at any time upon	ment of all fines, penalties, adv	vances, liens and other charges shall en	title all of said certificateof