MORTGAGE RECORD No. 469.

And We further agree, in case of depenalties assessed on account thereof, in accordance ged and the security given to secure said monthly pay use and owing on said loan. We. We do of six successive months to pay dues, interest or the gross amount of dues and interest for a period of six				
he gross amount of dues and interest for a period of s The payment of said monthly sum aggregating	ix months, then the whole of t Twenty-one an	his obligation shall become due and pa d_90/100Dollars, each	wable and may be collected by and every consecutive month	
eafter until the maturity of said stock and the paymer	nt of all fines, penalties, advanc	ces, liens and other charges shall entitle	all of said certificateof	
ck to redemption by said Association at the par value of redeemed shall be taken by said Association in full sat. This obligation may be paid off at any time upon give which event this note or obligation may be credited on Loan 1483	thereof, and the said Share. Sisfaction of this obligation and ing thirty days written notice t such repayment of loan, with t	George Bullet	No. 5082 so taken sampulsa, Oklahoma, d with same.	
NOW THEREFORE, It said part 1981 the 15 per set and fines, when they shall be or become due and per presents, shall be void, otherwise the same shall ced for the unpaid amount of the principal of said not second part, to pay said taxes, assessments and in				
y-laws of said Association, for the non-payment of said in One Hundred Fifty I of which shall be a lien upon said premises and secured	ta a diagno no traga a la traca tata, waitt a gal	and the contract of the second of the contract of the contract of the second of the se	that the season of the project three by the	
y said party of the second part shall be applied on the p groby expressly waive an appraisement of said real estate t the event of legal proceedings to foreclose this mortgag er cent per annum in lieu of further monthly installmer rovided in the By-Laws of said Association, as of the date	ayment of said debt. And the and all the benefits of the home te, the indebtedness thereby sec ats, and the shares of stock ab of the first default, shall be appl	e said part 198 of the first part, for stead exemption and stay laws of the sured shall bear interest from date of do ove referred to shall be cancelled and ied in reduction of the sums due on this	aid consideration, do State of Oklahoma. fault at the rate of ten (10%) the surrender value thereof as mortgage.	
In the event of default on the part of the mortgagor, all be entitled to possession of the premises and to all seeive the said rents, which less the cost of collection there IT IS UNDERSTOOD AND AGREED, By and bet in to in accordance with the By-Laws of the half of the law of said and in construing this contract the By-Laws of said and in construing this contract the By-Laws of said and in construing this contract the By-Laws of said and in construing this contract the By-Laws of said and said	S., in the performance of any of the rents and profits therea of, shall be applied upon the induced the parties hereto that this said Association and the laws of	of the obligations of the said note or ol fter accruing from said property, and ebtedness hereby secured— s entire contract, and each and every p LOAN ASSOCIATION, the State of Oklahoma are to govern.	this mortgage, the mortgagee shall be entitled to collect and art thereof, is made and enterand the laws of the State of	
IN WITNESS WHEREOF, The said part_192 of the		nto set the imand S and seal	8the day and year above	
			tte 3	
			The same and an experience of the same and an arrange of the same and	
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Before me, T. C.Grant April 192 4, personally app	, a Notary Public in an peared George Bu	NT d for said County and State, on this llette and Mary Bulle	Eighteenth day of	
Before me, T. C.Grant April 192 4, personally app	County, ss. , a Notary Public in an George Bu c known to be the identical per	NT d for said County and State, on this. llette and Mary Bulle son 8who executed the within	Eighteenth day of tte. his wife.	
Before me, T. C.Grant April 192 4, personally approximately approximate	County, ss. , a Notary Public in an George Bu e known to be the identical per e same as the ir	of for said County and State, on this learn that and Mary Bulle son son some who executed the within an array act and deed for the uses and p	Eighteenth day of tte. his wife.	
Before me, T. C.Grant April 192 4, personally app	County, ss. , a Notary Public in an peared. George Bu e known to be the identical per e same as their free and volumer above set forth.	NT d for said County and State, on this. llette and Mary Bulle son 8who executed the within	Eighteenth day of tte. his wife.	
Before me, T. G.Grent April 192 4, personally approximate the description of the descrip	County, ss. , a Notary Public in an peared. George Bu e known to be the identical per e same as their free and volumer above set forth.	of for said County and State, on this learn that and Mary Bulle son son some who executed the within an array act and deed for the uses and p	Eighteenth day of the his wife, and foregoing instrument, and urposes therein set forth:	