MORTGAGE RECORD No. 469.

WO further agree, in case of default in payment of said sums of money, or any part ies assessed on account thereof, in accordance with the rules, regulations and By-Laws of said Ass d the security given to secure said monthly payments shall, upon the sale thereof, be insufficient to p owing on said loan	
payment of said monthly sum aggregating. Thirty-four and 32/100	Dollars, each and every consecutive month
intil the maturity of said stock and the payment of all fines, penalties, advances, liens and other cha	arges shall entitle all of said certificateof
edemption by said Association at the par value thereof, and the said Share. S of stock evidence ned shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortga bligation may be paid off at any time upon giving thirty days written notice to the Home Office of yent this note or obligation may be credited on such repayment of loan, with the withdrawal value of -263 Wm.	d by Certificate No. B=265 so taken ge to secure the appet tlesville the Association, Bett tlesville the association that the stock carried with same. Oklahoma. G. Harvey
	nice C. Harvey
Bern	
THEREFORE, If said part 100 the first part shall pay the several sums of money mentioned in fines, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all lents, shall be void, otherwise the same shall be and remain in full force and effect, and this mor the unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditure part, to pay said taxes, assessments and insurance, and to protect the title of said premises, to	said note or obligation, including all dues, in- of the said agreements therein contained, then tgage may be immediately foreclosed and en- ss hereinbefore named, made by the said party gether with the charges as provided by the
said Association, for the non-payment of said interest, fines, expenditures, and the payment of morts and red Twonty and No/100 DOLLARS, attorney's fee for instituting suit upon high all included in any degree of force	this mortgage; also for foreclosing the same; closure rendered thereon, and all rents collected
rty of the second part shall be applied on the payment of said debt. And the said part. 199 of the pressly waive an appraisement of said real estate and all the benefits of the homestead exemption and sent of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interes re annum in lieu of further monthly installments, and the shares of stock above referred to shall in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the	ne first part, for said consideration, do stay laws of the State of Oklahoma. I from date of default at the rate of ten (10%) be cancelled and the surrender value thereof as sums due on this mortgage.
event of default on the part of the mortgagor, in the performance of any of the obligations of the titled to possession of the premises and to all of the rents and profits thereaftey accruing from sais and rents, which less the cost of collection thereof, shall be applied upon the indeptedness hereby secur UNDERSTOOD AND AGREED, By and butween the parties hereto, that this entire contract, and accordance with the By-Laws of the Bound Butween the By-Laws of the SAVINGS AND LOAN A and in construing this contract the By-Laws of said Association and the laws of the State of Oklahoma	ne said note or of this mortgage, the montgagee d property, and shall be entitled to collect and ed. sach and every part thereof, is made and enter- ASSOCIATION, and the laws of the State of are to govern.
ITNESS WHEREOF, The said part 198_of the first partha_Ye_hereunto set_th91Thand Wm.	S_and seal Sthe day and year above G. Harvey
antaga kanan kanan merengan dalam bangan bangan bangan bangan bangan bangan bangan bangan beranggan beranggan	nice C. Harvey
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ACKNOWLEDGMENT Oklahoma, Tulsa County, ss. e me,	
April 192 4, personally appeared Wm. G. Harvey Bernice C. Harvey, his wife to me known to be the identical person S who executed the same as their ree and voluntary act and deed for	
Bernice C. Harvey, his wife to me known to be the identical person S who execution who executed the identical person of the id	or the uses and purposes therein set forth:
Bernice C. Harvey, his wife Bernice C. Harvey, his wife liged to me that they executed the same as their ree and voluntary act and deed for NITNESS WHEREOF. I have hereunto set my hand and official County of Tulsa and State of Oklahoma, this 26th day of	or the uses and purposes therein set forth: al seal, at my office in f April, 1924.
Bernice C. Harvey, his wife Bernice C. Harvey, his wife liged to me that they executed the same as their ree and voluntary act and deed for NITNESS WHEREOF. I have hereunto set my hand and official County of Tulsa and State of Oklahoma, this 26th day of	or the uses and purposes therein set forth:
Bernice C. Harvey, his wife wife to me known to be the identical person. S. who executed to me that they executed the same as their ree and voluntary act and deed for NITNESS WHEREOF, I have hereunto set my hand and official County of Tulsa and State of Oklahoma, this 25th day of NESS my hand and official act the day and year above set forth. (Sec. 1)	or the uses and purposes therein set forth: al seal, at my office in f April, 1924.
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