MORTGAGE RECORD No. 469.

due and of ing on said loan	1d 84/100 Dollars, each an	d every consecutive month	
ereafter until the maturity of said stock and the payment of all fines, penalties, advan-			
tock to redemption by said Association at the par value thereof, and the said Share. Sind redeemed shall be taken by said Association in full satisfaction of this obligation and This obligation may be paid off at any time upon giving thirty days written notice to which event this note or obligation may be credited on such repayment of loan, with to Loan 1492	of stock evidenced by Certificate No. deed of trust or mortgage to secure the sag- to the Home Office of the Association. It he withdrawal value of the stock carried w Alice T. Bearma	5117so taken talea.Oklahoma. th same.	
	J. A. Bearman		
COMPARED			
NOW THEREPORE It said out 198 the first that and the said			
NOW THEREFORE, If said part 198 the first part shall pay the several sums of erest and fines, when they shall be or become due and payable, as aforesaid, and shall hese presents, shall be void, otherwise the same shall be and remain in full force are proced for the unpaid amount of the principal of said note, the unpaid interest and fine I second part, to pay said taxes, assessments and insurance, and to protect the ti	faithfully perform all of the said agreemend effect, and this mortgage may be immed as, and the expenditures hereinbefore name the of said premises, together with the char	ts therein contained, then liately foreclosed and en- d, made by the said party ges: as provided by the	
y-laws of said Association, for the non-payment of said interest, fines, expenditures, and Pive Hundred Forty and 00/100 DOLLARS, attorney's fee for ill of which shall be a lien upon said premises and secured by this mortgage, and included	그 교육 회의 시민화 주문의 공기를 가는 개발하는데 다		
by said party of the second part shall be applied on the payment of said debt. And the hereby expressly waive an appraisement of said real estate and all the benefits of the home in the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secone cent per annum in lieu of further monthly installments, and the shares of sock ab provided in the By-Laws of said Association, as of the date of the first default, shall be applicable.	e said part of the first part, for said stead exemption and stay laws of the Stat ured shall bear interest from date of defau ove referred to shall be cancelled and the led in reduction of the sums due on this mo	consideration, do	
In the event of default on the part of the mortgagor. So in the performance of any shall be entitled to possession of the premises and to all of the rents and profits therea receive the said rents, which less the cost of collection thereof, shall be applied upon the independent of the CONDERSTOOD AND AGREED, By and between the parties profit that this into in accordance with the By-Laws of the CONDERSTOOD AND C	 And the state of t	Providence of the Control of the con	
IN WITNESS WHEREOF, The said part 198 of the first part have hereur			
vritten.	Alice T. Bearman		
(), [1] [1] (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	J. A. Bearman		
	entre de la companya	, nga at ini nga kanaging ngahiti na manahiti at	
ACKNOWLEDGMEN State of Oklahoma, Tulsa County, ss. Before me, T. G. Grant , a Notary Public in and April 1924, personally appeared Alice T	or I for said County and State, on this <u>Ty</u> Bearman and J. A. Bear	venty-eight day of comman, her husband	
ACKNOWLEDGMEN State of Oklahoma, Tulsa County, ss. Before me, T. G. Grant , a Notary Public in and April 192 4, personally appeared Alice T to me known to be the identical per	NT I for said County and State, on this	venty-eight day of. rman, her husband, foregoing instrument, and	
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