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And $W\Theta$ further agree, in case of default in payment of said sums of money, or any part thereof, monthly as aforesaid, to and penalties assessed on account thereof, in accordance with the rules, regulations and By-Laws of said Association, and if, in case of default ledged and the security given to secure said monthly payments shall, upon the sale thereof, be insufficient to prepay said Association any balance is due and owing on said loan. $W\Theta$ promise and agree to fully pay and discharge same. If $W\Theta$ is eriod of six successive months to pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in the gross amount of dues and interest for a period of six months, then the whole of this obligation shall become due and payable and may be the gross amount of said monthly sum aggregating Thirty-nine and No/100 Dollars, each and every consecutive until the maturity of said stock and the payment of all fines, penalties, advances, liens and other charges shall entitle all of said certifi	hall fail for a a sum equal s collected by cutive month
cock to redemption by said Association at the par value thereof, and the said Share. 9of stock evidenced by Certificate NoP-269 nd redeecied shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same This obligation may be paid off at any time upon giving thirty days written notice to the Home Office of the Association. Pht195 vi which event this note or obligation may be credited on such repayment of loan, with the withdrawal value of the stock carried with same. Ok 2-269	so taken 11e 1ahoma:
NOW THEREFORE. If said part 1.99 is the first part shall pay the several sums of money mentioned in said note or obligation, including rees and fines, when they shall be obligation, including the unpaid amount of the principal of said arget the unpaid information of the said arget ments therein conset presents, shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately foredout the unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinhefore named, made by the second part, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as proven and the submet of the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and	r all dues, in- ntained, then sed and en- he said party ided by the
ACKNOWLEDGMENT Tate of Oklahoma, Tulsa County, ss. the County Julia and of Before me,, a Notary Public in and for and County and State on this, 5th, May	State of Allohome and of trument, and at forth:
Filed for record in Tulsa County, Oklahoma, on the <u>5</u>	4:20

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