be due and owing on said loan period of six successive months to p to the gross amount of dues and inte	WO promise and agree to fully pay and ay dues, interest or other charges required by the By- rest for a period of six months, then the whole of this	money, or any part thereof, monthly as aforesaid, to pay all fin -Laws of said Association, and if, in case of default, the sto be insufficient to prepay said Association any balance which m 1 discharge same. If	cu tal by
law. The payment of said monthly hereafter until the maturity of said	sum aggregating Forty-six and 80 stock and the payment of all fines, penalties, advances,	/100Dollars, each and every consecutive mon liens and other charges shall entitle all of said certificate of stock evidenced by Certificate No. E-221so tak d of trust or morgage to secure the sume thome Office of the Association, Bertlesville withdrawal value of the stock carried with same. Oklahome T. S. Eagon Alberta Katherine Eagon	.of
by-laws of said Association, for the r Three Hundred and No all of which shall be a lien upon said	non-payment of said interest, fines, expenditures, and th $0/100$ DOLLARS, attorney's fee for in premises and secured by this mortgage, and included in	toney mentioned in said note or obligation, including all dues, chifully perform all of the said agreements therein contained, the effect, and this mortgage may be immediately foreclosed and c and the expenditures hereinbefore named, made by the said par of said premises, together with the charges as provided by t e payment of mortgage before their maturity and any degree of foreclosure rendered thereon, and all rents collect aid part 108 of the first part for said consideration, do	ne: ied
In the event of default of the p shall be entitled to possession of the receive the said rents, which less the c IT IS UNDERSTOOD AND A ed into in accordance with the By- Oklahoma, and in construing this con	art of the mortgagor,, in the performance of any of l e premises and to all of the rents and profits thereafter cost of collection thereof, shall be applied upon the indely GRFED, By and between the purples hereto, that this Laws of the tract the By-Laws of said Association and the laws of the	aid part 198 of the first part, for said consideration, do ad exemption and stay laws of the State of Oklahoma. dishall been interest from date of default at the rate of ten (10) or referred to shall be cancelled and the surrender value thereof in reduction of the said note or of this mortgage. The obligations of the said note or of this mortgage, the mortgag edness hereby secured. The contract, and each and every part thereof, is made and ent LOAN ASSOCIATION, and the laws of the State State of Oklahoma are to govern. set the ignand_S_and seal S_the day and year about T . S. Eagon Alberta Katherine Eagon	zee - / · · · · · · · · · · · · · · · · · ·
acknowledged to me that they IN WITNESS WHEREOF	to me known to be the identical person executed the same astheir free and volunt I have hereunto set my hand e	Ba and State of Oklahoma, or Aid County and State, on this	nd
WITN ESS MY BURG and OMO	• Last the day and source burg set let b	(. L. Doyel,	
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	이 가지 않는 것이 가지 않는 것을 많이 가지 않는 것이다. 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이 같은 것이 같이 있는 것이다.	n fan een ster twee de ster een ster keel wat de ster die de ster die de ster die ster die ster wat die ster st Angewenne ster wat die ster ster die ster ster die ster ster ster wat wat wat wat die ster ster ster ster ster s	

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