be due and ow period of six s to the gross an law. The pay	WOfurther agree, in case of default in payment of said sums of money, seessed on account thereof, in accordance with the rules, regulations and By-Laws a security given to secure said monthly payments shall, upon the sale thereof, be insu and no said loanWO	arge same. If We shall fail for a shall become indebted to the Association in a sum equal on shall become due and payable and may be collected by Dollars, each and every consecutive month	1
stock to reden and redeemed This oblig in which event	the maturity of said stock and the payment of all fines, penalties, advances, liens and ption by said Association at the par value thereof, and the said Share. \underline{B}_{\dots} of sto hall be taken by said Association in full satisfaction of this obligation and deed of true tion may be paid off at any time upon giving thirty days written notice to the Hom this note or obligation may be credited on such repayment of loan, with the withdra 1513	sck evidenced by Certificate No. 5176 so taken st or mortgage to secure the series of the secure of	
No	COMPAREM	G. C. Huff Swila Huff	
🗆 🔮 – La sere a l'Anti-La Paul P	EREFORE, II said part 0.95 of the first part shall pay the several sums of money m , when they shall be or become due and payable, as aforesaid, and shall faithfully is shall be void, otherwise the same shall be and remain in full force and effect, a inpaid amount of the principal of said note, the unpaid interest and fines, and the , to pay said taxes, assessments and insurance, and to protect the title of said	집중 승규는 방법은 전망한 방송에서 가지 않는 것은 것이 잘 가지는 것이야. 것이 가지 않았니?	
Three Hu all of which sh	Association, for the non-payment of said interest, fines, expenditures, and the payment of and red and 00/100 DOLLARS, attorney's fee for institutin If be a lien upon said premises and secured by this mortgage, and included in any de	g suit upon this mortgage; also for foreclosing the same; gree of foreclosure rendered thereon, and all rents collected	
In the evi shall be entitl receive the sai IT IS UN ed into in acc Oklahoma, and	f the second part shall be applied on the payment of said debt. And the said part y waive an appraisement of said real estate and all the benefits of the homestead even legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall num in lieu of further monthly installments, and the shares of stock above referrs By-Laws of said Association, as of the date of the first default, shall be applied in reduc nt of default on the part of the mortgagor S, in the performance of any of the oblig d to possession of the promises and to all of the rents and profits thereafter accruit rents, which less the cost of collection thereof, shall be applied upon the indebtedness ho DERSTOOD AND AGREED, By and between the parties hereto, that this entire cor in construing this contract the By-Laws of said Association and the laws of the State of	zations of the said note or of this mortgage, the mortgagee ng from said property, and shall be entitled to collect and hereby secured. Itract, and each and every part thereof, is made and enter- - LOAN ASSOCIATION, and the laws of the State of Oklahoma are to govern.	
IN WITN written.	ESS WHEREOF, The said part 192_of the first parthaVO hereunto set the	91Thand. S. and seal Sthe day and year above G. C. Huff Twila Huff	
May	이 가지 않는 것이 다. 그는 것이 가지 않는 것이 같이 같이 많이 있는 것이 있는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없 않이 없는 것이 없 않이 않이 않이 않는 것이 없는 것이 않는 것이 않이	, who executed the within and foregoing instrument, and and deed for the uses and purposes therein set forth:	
WITNES	S my hand and official scal the day and year above set forth. n expiresMay 21, 1927(Seal)	T. C. Grant, Notary Public.	
			-
o'clock	ecord in Tulsa County, Oklahoma, on the <u>16</u>	May 192 4 at 8:00	
By			

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