be due and owing period of six succ to the gross amou law. The payme	on said loan. WO essive months to pay dues, interest nt of dues and interest for a period nt of said monthly sum aggregating	promise and agree to fully pa t or other charges required by the i of six months, then the whole of Two Hundred F1	s of money, or any part thereof, month ad By-Laws of said Association, and if reof, be insufficient to prepay said Asso y and discharge same. If	9 shall fail for a the Association in a sum equal ayable and may be collected by h and every consecutive month	ĺ
stock to redempt and redeemed sha This obligatio	on by said Association at the par v I be taken by said Association in fu n may be paid off at any time upor a note or obligation may be credite 1519	value thereof, and the said Share Il satisfaction of this obligation and n giving thirty days written notice	s of stock evidenced by Certificate deed of trust or mortgage to secure the to the Home Office of the Association the withdrawal value of the stock carrie Fred M. Bosc Mae W. Boso	No. 5202 so taken samfulsa, Oklahoma, ed with same.	
by-laws of said As Seventeen all of which shall by said party of the hereby expressly vor- In the event of lef per cent per annu- provided in the By	EFORE, If said part 2.50 the fir- hen they shall be or become due a all be void, otherwise the same si aid amount of the principal of said o pay said taxes, assessments ar sociation, for the non-payment of s Hundred Fifty and is a lion upon said premises and sec he second part shall be applied on t aive an appraisement of said real er al proceedings to foreclose this moi in lieu of further monthly instal Laws of said Association, as of the	st part shall pay the several sums and payable, as aforesaid, and shall hall be and -remain in full force is d note, the unpaid interest and fin in insurance, and to protect the 1 ajd interest, fines, expenditures, an UO/100. DOLLARS, attorney's fee for cured by this mortgage, and include the payment of said debt. And t state and all the benefits of the hom rtgage, the indebtedness thereby as diments, and the shares of stock a date of the first default, shall be app	of money mentioned in said note or ob I faithfully perform all of the said agree and effect, and this mortgage may be in es, and the expanditures hereinbefore n litle of said premises, together with the d the payment of mortgage before their or instituting suit upon this mortgage; d in any degree of foreclosure rendered he said part 188 of the first part, for estead exemption and stay laws of the curved shall bear interest from date of d bove referred to shall be canceled and bled in reduction of the sums due on thi	maturity and also for foreclosing the same; thereon, and all rents collected said consideration, do	
			r of the obligations of the said note or of after accruing from said property, and lebtedness hereby secured. is entire contract, and each and every p LOAN ASSOCIATION, the State of Oklahoma are to govern. into set theirhand 8and scal Fred M. BOSO Mae W. BOSO	.5the day and year above	
		ACENOWLEDCUE			
May acknowledged to r	<u>T. G. Grant</u> <u>192</u> , personally t te that <u>they</u> execute	d year above set forth.	NT id for said County and State, on this. OSO and Mae W. BOSO, h rson	Twentleth nis wife. and foregoing instrument, and surposes therein set forth:	

. Tente

. *1*

,

Ŋ,

認う

U and the second

: •

ŧ

ŝ