MORTGAGE RECORD No. 469.

and penalties assessed on account thereof, i pledged and the security given to secure said be due and owing on said loan				Í.
be due and owing on said loan. W9 promise and agree to fully pay and discharge same. If W9 shall fail for a period of six successive months to pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in a sum equal to 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 collected by law. The payment of said monthly sum aggregating Sixty and 75/100 Dollars, each and every consecutive month				
hereafter until the maturity of said stock ar	d the payment of all fines, penalties, adva	nces, liens and other charges shall entitle a	ill of said certificateof	
stock to redemption by said Association at and redeemed shall be taken by said Associat This obligation may be paid off at any t in which event this note or obligation may b	he par value thereof, and the said Share, ion in full satisfaction of this obligation and ime upon giving thirty days written notice a credited on such repayment of loan, with	Sof stock evidenced by Certificate N d deed of trust or mortgage to secure the sa to the Home Office of the Association, the withdrawal value of the stock carried	o F-867 so taken Bartlesville with same Oklahoma,	
No. F-887		Margaret M. Cr	iner	
	لانتلا _{ة ت} بتلاون	W. M. Criner		
NOW THEREFORE, It said part 100 terest and fines, when they shall be or becor these presents, shall be void, otherwise the forced for the unpaid amount of the princip of second part, to pay said taxes, assessing				
hy-laws of said Association, for the non-paym Four Hundred Fifty and 1 all of which shall be a lien upon said premises				
by said party of the second part shall be app hereby expressly waive an appraisement of sa In the event of legal proceedings to foreclose per cent per annum in lieu of further month provided in the By-Laws of said Association, a				
In the event of defauly on the part of the shall be entitled to possession of the premise receive the said rents, which less the cost of color IT IS UNDERSTOOD AND AGREED ed into in accordance with the By-Laws of Oklahoma, and in construing this contract the				
IN WITNESS WHEREOF, The said par written.	ies of the first parthyehereu	unto set their and s and seal S	the day and year above	
		Margaret M. Cr	iner	
		W. M. Criner		
IN WITNESS WHEREOR, I ha County of Tulsa and Stat WHYESS my hand and official scale the My commission expires July 3, 1927	ve hereunto set my hand e of Oklahoma, this 22nd day and year above set forth.	and official seal, at m	oses therein set forth:	
		ō		
o'clockPM., Book 469, Page			92. 4., at. 4:30	
o'clock Pe M., Book 469, Page By Brady Brown	271			