And	in case of default in payment of said sums accordance with the rules, regulations and monthly payments shall, upon the sale there	of money, or any part thereof, monthly as aforesaid, to pay all fines By-Laws of said Association, and if, in case of default, the stock eof, be insufficient to prepay said Association any balance which may	
be due and owing on said loan WO period of six successive months to pay dues, to the gross amount of dues and interest for	interest or other charges required by the l a period of six months, then the whole of t	and discharge same. If we shall fail for a By-Laws or shall become indebted to the Association in a sum equal his obligation shall become due and payable and may be collected by $48/100$ hty-eight and Dollars, each and every consecutive month	
stock to redemption by said Association at t and redeemed shall be taken by said Association	he par value thereof, and the said Share_S ion in full satisfaction of this obligation and e	ces, liens and other charges shall entitle all of said certificateof of stock evidenced by Certificate No5211su taken deed of trust or mortgage to secure the same o the Home Office of the Association, TUISA, Oklahoma, he withdrawal value of the stock carried with same. <u>Norma L. Norvell</u> <u>Woodson E. Norvell</u>	
NOW THEREFORE, If said parties, terest and fines, when they shall be or becon these presents, shall be void, otherwise the forced for the unpaid amount of the princip of second part, to pay said taxes, assess	G of the first part shall pay the several sums on the due and payable, as aforesaid, and shall same shall be and remain in full force ar al of said mote, the uppaid interest and fine ments and insurance, and to protect the ti	of money mentioned in said note or obligation, including all dues, in- faithfully perform all of the said agreements therein contained, then nd effect, and this mortgage may be immediately foreclosed and en- s, and the expenditures hereinbefore named, made by the said party itle of said premises, together with the charges as provided by the	
One Thousand Fifty and O all of which shall be a lien upon said premises	0/100DOLLARS, attorney's fee for s and secured by this mortgage, and included	I the payment of mortgage before their maturity and in the payment of mortgage also for foreclosing the same; d in any degree of foreclosure rendered thereon, and all rents collected he said part. $1 \oplus 3$ of the first part, for said consideration, do estand exemption and stay laws of the State of Oklahoma. cured shall bear interest from date of default at the rate of ten (10 ^c /m) over referred to shall be cancelled and the surrender value thereof as	
provided in the By-Laws of said Association,	as of the date of the first default, shall be appl	cured shall bear interest from date of default at the rate of ten (10%) over referred to shall be cancelled and the surrender value thereof as lied in reduction of the sums due on this mortgage. of the obligations of the said note or of this mortgage, the mortgage after accruing from said property, and shall be entitled to collect and lebtedness hereby secured. is entire contract, and each and every part thereof, is made and enter- 	0
ed into in accordance with the By-Laws of Oklahoma, and in construing this contract the IN WITNESS WHEREOF, Thesaid par written.	the TULSA BUILD ING AND By-Laws of said Association and the laws of t 198_of the first partha_VOhereu	ntoset_thein_mandSand sealSthe day and year above Norma E. Norvell Woodson E. Norvell	
State of Oklahoma, Tulk Before me, T. G. Grant May 192 4 r	, a Notary Public in an	NT Id for said County and State, on this	
	husband to me known to be the identical per	rson A who executed the within and foregoing instrument, and untary act and deed for the uses and purposes therein set forth:	E.
WITNESS my hand and official seal th My commission expires. May 21.		T. G. Grant,Notary Public.	μ.
		ж. А	
Filed for record in Tulsa County, Oklal o'clock		day of	

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