	MOR	RTGAGE RECO	ORD №.	469.			
be due and ow period of six a to the gross a	G further agree, in cass assessed on account thereof, in accor- e security given to secure said month ng on said loan WO accessive months to pay dues, intere- nount of dues and interest for a perio ment of said monthly sum aggregati	promise and agree to fully st or other charges required by d of six months, then the whole	pay and discharge sai the By-Laws or shall of this obligation sha	등 소란면 물건을 받아 놓아요.	shall f a Association in a su able and may be colle	ail for a m equal acted by	
hereafter unti stock to reder and redeemed This oblig in which even	the maturity of said stock and the p pption by said Association at the par- shall be taken by said Association in f tion may be paid off at any time up this note or obligation may be credit 1548.	payment of all fines, penalties, ad	Ivances, liens and other e of stock evic and deed of trust or m ice to the Home Offic ith the withdrawal val	er charges shall entitle	all of said certificate. No.5272 amfulsa.0kla with same.	of so taken bo ma	
NOW TH terest and fin these present forced for the	EREFORE, If said part_1-98 the fi s, when they shall be or become due , shall be void, otherwise the same unpaid amount of the principal of sa c, to pay said taxes, assessments i	rst part shall pay the several su and payable, as aforesaid, and s shall be and remain in full for uid note, the unpaid interest and	ms of money mention shall faithfully perform ree and effect, and this fines, and the expend	ed in said note or obli n all of the said agreer i mortgage may be imi ditures hereinbefore na	gation, including all c nents therein contain nediately foreclosed med, made by the sai	lues, in- ed, then and en- id party	
by-laws of sai Two Hund all of which sh by said party hereby expres In the event of per cent per provided in th	Association, for the non-payment of red Eighty all be a lien upon said premises and se of the second part shall be applied on ly waive an appraisement of said real legal proceedings to foreclose this m num in lieu of further monthly inst By-Laws of said Association, as of the	<ul> <li>anid interest, fines, expenditures,</li> <li>DOLLARS, attorney's feecured by this mortgage, and incl</li> <li>the payment of said debt. An estate and all the benefits of the lortgage, the indebtedness therebailments, and the shares of stocle date of the first default, shall be</li> </ul>	, and the payment of 1 se for instituting suit luded in any degree of hd the said part <u>10</u> homestead exemption y secured shall bear in k above referred to a applied in reduction of	mortgage before their i upon this mortgage; a foreclosure rendered t <sup>8</sup> of the first part, for si and stay laws of the S terest from date of del hall be cancelled and t hall be cancelled and t for the sums due on this	naturity and lso for foreclosing thereon, and all rents of aid consideration, do- tate of Okiahoma. ault at the rate of tei he surrender value the mortgage.	n (10%) iereof as	
	nt of default on the part of the mort d to possession of the premises and rents, which less the cost of collection DERSTOOD AND AGREED. By an ordance with the By-Laws of the in construing this contract the By-La ESS WHEREOF, The said part 195		ercunto set <u>their</u> ha H	nd. <u>S</u> and seal H.Henry	9_ the day and yes	r above	
				osie E. Henrj	47 		
		ACKNOWLEDG	MENT				
Before m Jur	9192.4, personal	County , , a Notary Public in H, H. Hy appeared H, H. to me known to be the identica	ss. n and for said County Henry and Jo I person <u>S</u>	osite E. Henry executed the within a	r, his wife, nd foregoing instrume	ent, and—	
Before m Jur	<u>T. G. Grant</u> <u>1924</u> , personal to me that <u>they</u> execut	County, , a Notary Public in H, H. H. to me known to be the identica ted the same as their Free and	ss. n and for said County Henry and Jo I personSwho I voluntary act and de	OS16 E. Honry executed the within a sed for the uses and pu	r <u>, his wife</u> , nd foregoing instrumo rposes therein set for	ent, and	Ţ
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