And WO further agree, in case of default in payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and penalties assessed on account thereof, in accordance with the rules, regulations and By-Laws of said Association, and if, in case of default, the stock pledged and the security given to secure said monthly payments shall, upon the saie thereof, be insufficient to prepay said Association any balance which may be due and owing on said loan. WO				
stock to redemption by said Assoc and redeemed shall be taken by sai This obligation may be paid o	iation at the par value thereof, and the said i Association in full satisfaction of this obligat I at any time upon giving thirty days written on may be credited on such repayment of los	Share	rtificate No.5273 cure the same ociation, <b>TUSA</b> , OKLAhoma, ck carried with same.	
by-laws of said Association, for the Two Hundred Fiftya all of which shall be a lien upon sai by said party of the second part sl hereby expressly waive an appraise	part 108 the first part shall pay the severe or become due and payable, as aforesaid, a rwise the same shall be and remain in ful te principal of said note, the unpaid interest es, assessments and insurance, and to protec non-payment of said interest, fines, expendit	I sums of money mentioned in said no nd shall faithfully perform all of the sail force and effect, and this mortgage mi and fines, and the expenditures herein it the title of said premises, together v ures, and the payment of mortgage befor 's fee for instituting suit upon this mo included in any degree of foreclosure ra And the said part 108 of the first p the bomestead exemption and atay law	te or obligation, including all dues, in- aid agreements therein contained, then ay be immediately foreclosed and en- before named, made by the said party with the charges as provided by the ore their maturity and ortgage; also for foreclosing the same; endered thereon, and all rents collected sart, for said consideration, do	
per cent per annum in lieu of furt provided in the By-Laws of said Ass In the event of default on the shall be entitled to possession of t receive the said rents, which less the IT IS UNDERSTOOD AND ed into in accordance with the By Oklahoma, and in construing this c	To recruise this more gage, the independences on ociation, as of the date of the first default, shal part of the mortgagor	tock above referred to shall be cancel l be applied in reduction of the sums du e of any of the obligations of the said n is thereafter accruing from said proper n the indebtedness hereby secured. that this entire contract, and each and AND LOAN ASSOCI- laws of the State of Oklahoma are to go hereuntoset theirand s. an Sarah Bir Jacob Bir	lied and the surrender value thereof as ie on this mortgage. ote or of this mortgage, the mortgagee rty, and shall be entitled to collect and every part thereof, is made and enter- ATION, and the laws of the State of overn,	
영상, 영상, 가려가 여름 영상, 감기가 있	cant a Notary Publ 92_4, personally appearedSarah	ty, ss. lic in and for said County and State, Birnbaum and Jacob Bi	rnbaum, her husband	
acknowledged to me that <u>the</u>	to me known to be the iden executed the same as. <u>theiffee</u> al seal the day and year above set forth. 21	and voluntary act and deed for the use	그는 법법에 대응한 동안을 받았는 것 같은 것 같	
		ţ		
•	ty, Oklahoma, on the3	day of June	192. 4. at 3:10	

South States

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