## MORTGAGE RECORD No. 469.

IJ

1

due and owing on said loan W8 lod of six successive months to pay dues, interest the gross amount of dues and interest for a period	or other charges required by the By- of six months, then the whole of this	d discharge same. II Laws or shall become indebted to the obligation shall become due and paya	Association in a sum equal ple and may be collected by
v. The payment of said monthly sum aggregating.	Seventy-three an	d 00/100 Dollars, each a	nd every consecutive month
reafter until the maturity of said stock and the pay			tuji (AAA) ka walio ili walio ka Mwana ka 1981 ilikii Aasa
ock to redemption by said Association at the par va d redeemed shall be taken by said Association in full. This obligation may be paid off at any time upon which event this note or obligation may be credited	alue thereof, and the said Share. S satisfaction of this obligation and dee giving thirty days written notice to to on such repayment of loan, with the	_of stock evidenced by Certificate No d of trust or mortgage to secure the sa- he Home Office of the Association, withdrawal value of the stock carried v	5276 so taken Milsa, Oklahoma, vith same.
Loan 1545 ,		Jane Steele H. E. Steele	17.78 W.Y. P. P. P. P. P. W.
#244 <u>#</u>	wy.		
NOW THEREFORE, If said part 9.9 of the first rest and fines, when they shall be or become due an esse presents, shall be void, otherwise the same sh- reed for the unpaid amount of the principal of said second part, to pay said taxes, assessments and	t part shall pay the several sums of n nd payable, as aforesaid, and shall fai all be and remain in full force and note, the unpaid interest and fines, a d insurance, and to protect the title	noney mentioned in said note or oblige thfully perform all of the said agreems effect, and this mortgage may be imme ind the expenditures hereinbefore nam of said premises, together with the ch	tion, including all dues, in- mis therein contained, then diately foreclosed and en- ed, made by the said party arges as provided by the
y-laws of said Association, for the non-payment of sa Five Hundred and 00/100 Il of which shall be a lien upon said premises and secu	id interest, fines, expenditures, and th	e payment of mortgage before their ma	iturity and
l of which shall be a lien upon said premises and secu y said party of the second part shall be applied on the ereby expressly waive an appraisement of said real est of the event of legal proceedings to foreclose this more erent per annum in lieu of further monthly install- rovided in the By-Laws of said Association, as of the de-			
In the event of default on the part of the mortgag nall be entitled to possession of the premises and to seeive the said rents, which less the cost of collection th IT IS UNDERSTOOD AND AGREED, By and id into in accordance with the By-Laws of the.	cor. S., in the performance of any of tall of the rents and profits thereafter ereof, shall be applied upon the independent of the parties hereto, that this entry that the second of the control of the	the obligations of the said note or of the accruing from said property, and she edness hereby secured. tire contract, and each and every part.  LOAN ASSOCIATION, and the said	is mortgage, the mortgagee Il be entitled to collect and thereof, is made and enter- d the laws of the State of
IN WITNESS WHEREOF, The said part 165_of ritten.	f the first partha VOhereunto	set_theirands_andseal_s	the day and year above
		Jane Steele	
뭐요? 생각 아이가 들어지고 하셨다면 나타게 다니까요?		[13] (14] [14] [15] [16] [16] [16] [16] [16] [16] [16] [16	
		H. E. Steel	
		H. E. Steel	areaa ist oolitooria a siirii wa
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924 personally	ACKNOWLEDGMENT County, ss.  a Notary Public in and for Jane Steele	or said County and State, on this. I	Courth day of
tate of Oklahoma, Tulsa Before me, T. G. Grant	AGKNOWLEDGMENT County, ss	or said County and State, on this	ourth day of r husband, foregoing instrument, and
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924 personally	AGKNOWLEDGMENT County, ss	or said County and State, on this	ourthday of r husband, foregoing instrument, and
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924 personally	ACKNOWLEDGMENT County, ss. a Notary Public in and to appeared Jane Steel c ome known to be the identical person the same as the irree and volunts	or said County and State, on this	Courth day of in husband, foregoing instrument, and oses therein set forth:
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924, personally  to cknowledged to me that they executed  WITNESS my hand and official seal the day and	AGKNOWLEDGMENT County, ss. a Notary Public in and for appeared Jane Steele me known to be the identical person in the same as their free and volunts year above set forth.	or said County and State, on this	Courth day of in husband, foregoing instrument, and oses therein set forth:
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924 personally  to cknowledged to me that they executed  WITNESS my hand and official seal the day and	AGKNOWLEDGMENT County, ss. a Notary Public in and for appeared Jane Steele me known to be the identical person in the same as their free and volunts year above set forth.	or said County and State, on this	Courth day of in husband, foregoing instrument, and oses therein set forth:
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924 personally  to cknowledged to me that they executed  WITNESS my hand and official seal the day and	AGKNOWLEDGMENT County, ss. a Notary Public in and for appeared Jane Steele me known to be the identical person in the same as their free and volunts year above set forth.	or said County and State, on this	Courth day of in husband, foregoing instrument, and oses therein set forth:
tate of Oklahoma, Tulsa  Before me, T. G. Grant  June 1924 personally  to cknowledged to me that they executed  WITNESS my hand and official seal the day and	AGKNOWLEDGMENT County, ss. a Notary Public in and for appeared Jane Steele me known to be the identical person in the same as their free and volunts year above set forth.	or said County and State, on this	Courth day of in husband, foregoing instrument, and oses therein set forth: