MORTGAGE RECORD No. 469.

due and owing on said loan	st or other charges required by the B d of six months, then the whole of thi	Laws or shall become indebted to is obligation shall become due and p	the Association in a sum equal yable and may be collected by
w. The payment of said monthly sum aggregating	og One Hundred Thir	ty-five and No/100 Dollars, each	h and every consecutive month
eafter until the maturity of said stock and the p			
ock to redemption by said Association at the par d redeemed shall be taken by said Association in f This obligation may be paid off at any time upo which event this note or obligation may be credit	value thereof, and the said Share. Sull satisfaction of this obligation and dongiving thirty days written notice to ed on such repayment of loan, with the		
。F-895	COMPARER	E.C. Upton Hazel Upton	
NOW THEREFORE, If said part 1.98 he fi rest and fines, when they shall be or become due ese presents, shall be void, otherwise the same, cred for the unpaid amount of the principal of sa second part, to pay said taxes, assessments a	rst part shall pay the several sums of and payable, as aforesaid, and shall f shall be and remain in full force an id note, the unpaid interest and fines, and insurance, and to protect the titl	money mentioned in said note or of aithfully perform all of the said agred deflect, and this mortgage may be in and the expenditures hereinbefore e of said premises, together with the	ligation, including all dues, in- ements therein contained, then amediately foreclosed and en- named, made by the said party charges as provided by the
y-laws of said Association, for the non-payment of One Thousand and No/100 I of which shall be a lien upon said premises and se			
y said party of the second part shall be applied on ereby expressly waive an appraisement of said real n the event of legal proceedings to foreclose this me er cent per annum in lieu of further monthly inst rovided in the By-Laws of said Association, as of the	the payment of said debt. And the estate and all the benefits of the homes ortgage, the indebtedness thereby secu almost, and the shares of stock about date of the first default, shall be applie	said part 108 of the first part, for tead exemption and stay laws of the red shall bear interest from date of evereferred to shall be cancelled and din reduction of the sums due on the	said consideration, do State of Oklahoma. efault at the rate of ten (10%) the surrender value thereof as s mortgage.
In the event of default on the part of the mortg nall be entitled to possession of the premises and seceive the said rents, which less the cost of collection IT IS UNDERSTOOD AND AGREED, By an dinto in accordance with the By-Laws of the	agor, in the performance of any of to all of the rents and profits thereaft thereof, shall be applied upon the indel d between the parties hereto, that this HOME SAVINGS AND ws of said Association and the laws of the	f the obligations of the said note or c ter accrding from said property, and otedness hereby secured, entire contract, and each and every LOAN ASSOCIATION ne State of Oklahoma are to govern.	f this mortgage, the mortgagee shall be entitled to collect and art thereof, is made and enter, and the laws of the State of
IN WITNESS WHEREOF, The said part_1es	of the first parthahereunt		
	(1000년 120일) (100년 120년 120년 120년 120년 120년 120년 120년		
والواقع والواج والمنافع والمنج والمناب والمناف والمناف والمناف والمناف والمناف والمناف والمنافي والمنافي والمنافية		HOZOT OPOUL	
Before me,	a Notary Public in and	r he County of Tulsa s fo/s an County and Stat e, on this	nd State of Oklahon
June 192 4, personal	a Notary Public in and ly appeared E.C. Upton a to me known to be the identical perse their ed the same as	The County of Tulsa so for said County and State, on this and Hazel Upton, his on. Swho executed the within tary act and deed for the uses and	nd State of Oklahon 5th day of wife and foregoing instrument, and ourposes therein set forth:
Before me,	County, ss. t a Notary Public in and ly appeared E.C. Upton 8 to me known to be the identical perse ed the same as their ereunto set my hand a	The County of Tulsa so for satt County and State, on this and Hazel Upton, his on. S, who executed the within stary act and deed for the uses and and official seal, at	nd State of Oklahon 5th day of wife and foregoing instrument, and burposes therein set forth:
Before me,	county, ss. t a Notary Public in and ly appeared E.C. Upton 8 to me known to be the identical perse their ed the same as their ereunto set my hand a Oklahoma, this 5th d	To satt County of Tulsa a for satt County and State, on this and Hazel Upton, his on. S who executed the within attary act and deed for the uses and and official seal, at tay of June, 1924.	nd State of Oklahom 5th day of wife and foregoing instrument, and ourposes therein set forth: myoffice in the
Before me,	county, ss. t a Notary Public in and ly appeared E.C. Upton 8 to me known to be the identical perse their ed the same as their ereunto set my hand a Oklahoma, this 5th d	The County of Tulsa so for satt County and State, on this and Hazel Upton, his on. S, who executed the within stary act and deed for the uses and and official seal, at	nd State of Oklahon 5th day of wife and foregoing instrument, and ourposes therein set forth:
Before me,	County, ss. t A Notary Public in and ly appeared E.C. Upton a to me known to be the identical persect their ree and volumer and the same as their ree and volumer and the same as Oklahoma, this 5th decreases the same as th	To satt County of Tulsa a for satt County and State, on this and Hazel Upton, his on. S who executed the within attary act and deed for the uses and and official seal, at tay of June, 1924.	nd State of Oklahon 5th day of wife and foregoing instrument, and ourposes therein set forth: myoffice in the
Before me,	County, ss. t A Notary Public in and ly appeared E.C. Upton a to me known to be the identical persect their read volumer and	To satt County of Tulsa a for satt County and State, on this and Hazel Upton, his on. S who executed the within attary act and deed for the uses and and official seal, at tay of June, 1924.	nd State of Oklahor 5th day of wife and foregoing instrument, and ourposes therein set forth: myoffice in the