## MORTGAGE RECORD No., 469.

And. WO further agree, in case of default in payment of said sums of mone defaulties assessed on account thereof, in accordance with the rules, regulations and By-Law deged and the security given to secure said monthly payments shall, upon the sale thereof, be in	sufficient to prepay said Asso	nation any balance which may
due and owing on said loan	charge same. If	shall fail for a the Association in a sum equal yable and may be collected by
w. The payment of said monthly sum aggregating. Twenty-one and 84/100	Dollars, eacl	and every consecutive month
reafter until the maturity of said stock and the payment of all fines, penaltics, advances, liens	and other charges shall entitl	s all of said certificateof
ock to redemption by said Association at the par value thereof, and the said Share	stock evidenced by Certificate rust or mortgage to secure the me Office of the Association rawal value of the stock carrie	E-287  No. so taken Bartlesville, d with same Oklehome
E-287	C. L. Jones	d with same. OKIAhoma,
	Mary source	# ####################################
NOW THEREFORE, If said part 198 of the first part shall pay the several sums of money est and fines, when they shall be or become due and payable, as aforesaid, and shall faintfull, se presents, shall be void, otherwise the same shall be and remain in full force and effect, ed for the unpaid amount of the principal of said note, the unpaid interest and fines, and the second part, to pay said taxes, assessments and insurance, and to protect the title of said	mentioned in said note or ob y perform all of the said agre- and this mortgage may be in a expenditures hereinbefore n id premises, together with the	ligation, including all dues, in- ments therein contained, then mediately foreclosed and en- amed, made by the said party charges as provided by the
r-laws of said Association, for the non-payment of said interest, fines, expenditures, and the pay		
ne Hundred Fortyand No/100 DOLLARS, attorney's fee for institut of which shall be a lien upon said premises and secured by this mortgage, and included in any	ing suit upon this mortgage; degree of foreclosure rendered	also for foreclosing the same; thereon, and all rents collected
r said party of the second part shall be applied on the payment of said debt. And the said payer by expressly waive an appraisement of said real estate and all the benefits of the homestead ex the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured sha tr cent per annum in lieu of further monthly installments, and the shares of stock above refe ovided in the By-Laws of said Association, as of the date of the first default, shall be applied in red	art. 108 of the first part, for emption and stay laws of the li bear interest from date of d rred to shall be cancelled and	said consideration, do State of Oklahoma. Fault at the rate of ten (10%) the surrender value thereof as
In the event of default on the part of the mortgagor, in the performance of any of the oball be entitled to possession of the premises and to all of the rents and profits thereafter accreve the said rents, which less the cost of collection thereof, shall be applied upon the indebtednes IT IS UNDERSTOOD AND AGREED, By and between the parties bergto, that this entire of into in accordance with the By-Laws of the	oligations of the said note or o uing from said property, and s hereby secured. contract, and each and every p — LOAN ASSOCIATION of Oklahoma are to govern.	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 198 of the first partha_V9_hereunto set t		
가 있다는 것이 되었다. 그는 사람들은 전에 가장 사람들은 그리고 있다는 것들은 사람들은 사람들이 가장 사람들이 되었다. 사람들은 사람들은 사람들은 사람들은 사람들은 경기를 가장 사람들이 되었다. 그런 사람들은 사람들은 사람들은 사람들이 되었다.	C. L. Jones	
하는 것도 말았다. 그는 그들은 이 사람들은 사람들이 보는 이 경우에 나는 그들은 그들은 하라면 되는 것도 되었다. 그들은 사람들이 되었다. 		
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Before me,, a Notary Public in and for sai	ulsa and State of d Count√and <del>-Sta</del> te, on this.	Oklahoma, 9thday of
tate of Oklahoma, Tulsa County, ss. of Pa	ulsa and State of d County and State, on this. who executed the within ct and deed for the uses and p	Oklahoma,  9th day of d
Before me	ulsa and State of d County and State, on this. who executed the within ct and deed for the uses and p	Oklahoma,  9th day of d
Before me	ulsa and State of d County and State, on thiswho executed the within ct and deed for the uses and p fficial seal, at f June, 1924.	Oklahoma,  9th day of day of and foregoing instrument, and urposes therein set forth:  my office in the
Before me	ulsa and State of d County and State, on this. who executed the within ct and deed for the uses and p  fficial seal, at f June, 1924.	Oklahoma,  9th day of d
Before me	ulsa and State of d County and State, on thiswho executed the within ct and deed for the uses and p fficial seal, at f June, 1924.	Oklahoma,  9th day of day of and foregoing instrument, and urposes therein set forth:  my office in the
Before me	ulsa and State of d County and State, on this. who executed the within ct and deed for the uses and p  fficial seal, at f June, 1924.  W. Allan,	Oklahoma,  9th
Before me, a Notary Public in and for sai June 1924, personally appeared C. L. Jones and Mary Jones, his wife to me known to be the identical person schooledged to me that they executed the same at the ingree and voluntary actions of Tulsa and State of Oklahoma, this 9th day of Tulsa and State of Oklahoma, this 9th day of WHYNDSS my hand and official seaf the day independence set forth.  C. L. Jones  Aug. 14, 1926. 192 (Seal)	ulsa and State of d County and State, on this. who executed the within ct and deed for the uses and p  fficial seal, at f June, 1924.  W. Allan,	Oklahoma,  9thday of and foregoing instrument, and urposes therein set forth:  my office in the Notary Public.