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be due and owing on said loan	promise and agree to fully pay erest or other charges required by the eriod of six months, then the whole of t atingTwenty-one_and	54/100	shall fail for a Association in a sum equal le and may be collected by d every consecutive month	
hereafter until the maturity of said stock and the stock to redemption by said Association at the and redeemed shall be taken by said Association This obligation may be paid off at any time in which event this note or obligation may be cr 		Sof stock evidenced by Certificate No deed of trust or mortgage to secure the sat o the Home Office of the Association, <u>-</u> he withdrawal value of the stock carried w <u>J. F. Cline</u> Bernice Cline	-5307 .so taken 1989. Oklahoma . ith same.	
NOW THEREFORE. If said part 1050 th terest and fines, when they shall be or become a these presents, shall be void, otherwise the sai forced for the unpaid amount of the principal of second part, to pay said taxes, assessmen by-laws of said Association, for the non-paymen	이 같은 것 같은	of money mentioned in said note or obliga faithfully perform all of the said agreemend effect, and this mortgage may be imme s, and the expenditures hereinbefore nam- tle of said premises, together with the cha	- 合わせる アイカン たいしんてき しん かいしんそう いんしょう	
One Hundred Twenty and OO all of which shall be a lien upon said premises an by said party of the second part shall be applied hereby expressly waive an appraisement of said r In the event of legal proceedings to foreclose thi per cent per annum in lieu of further monthly provided in the By-Laws of said Association, as o	/100 DOLLARS, attorney's fee for d secured by this mortgage, and includer l on the payment of. said dobt. And th eal estate and all the benefits of the home s mortgage, the indebtedness thereby sec installments, and the shares of stock ab t the date of the first default, shall be appl	r instituting suit upon this mortgage; also i in any degree of forcelosure rendered the e said part 198 , of the first part, for said stead exemption and stay laws of the Star ured shall bear interest from date of defau over referred to shall be cancelled and the ied in reduction of the sums due on this m	o for foreclosing the same; reon, and all rents collected l consideration, do te of Oklahoma. alt at the rate of ten (10%) surrender value thereof as ortgage.	
In the event of default on the part of the m shall he entitled to possession of the premises a receive the said rents, which less the cost of collec IT IS UNDERSTOOD AND A GREED, B ed into in accordance with the By-Laws of the Oklahoma, and in construing this contract the By IN WITNESS WHEREOF, The said part 1 written.	ortgagor_S_, in the performance of any and to all of the rents and profits therea iton thereof, shall be applied upon the ind y and her ween the parties breeto, that this -Laws of said Association and the laws of eS_of the first parthaVehereou	nto set thei mand S and seal S J. F. Cline	the day and year above	
	onally appearedJs.Fs.CL	NT d for said County and State, on this	h iswife	
Belore me, <u>T • G • Grant</u> June 192_4 pers	County, ss. , a Notary Public in an onally appearedJa. Fa. Cl to me known to be the identical per ecuted the same as their free and volu	NT d for said County and State, on this9 ine.and.Bernice.Cline rom_9who executed the within and untary act and deed for the uses and purp	ixteenthday of hiswife foregoing instrument, and	
Belore me, <u>T. G. Grant</u> Jung 192 4 pers acknowledged to me that they ex	County, ss. , a Notary Public in an onally appearedJ. F. Cl. to me known to be the identical per ecuted the same as their ree and volu	NT d for said County and State, on thisS ine_and_Bernice_Cline,	ixteenthday of hiswife foregoing instrument, and	
Before me, <u>T. G. Grant</u> Jung 192_4 pers acknowledged to me that they witness my hand and official seal the da	County, ss. , a Notary Public in an onally appearedJ. F. Cl. to me known to be the identical per ecuted the same as their ree and volu	NT d for said County and State, on thisS ine_and_Bernice_Cline,	ixteenthday of his-wife foregoing instrument, and moses therein set forth:	
Before me, T. G. Grant JUNO 192.4 pers acknowledged to me that thoy WITNESS my hand and official seal the da	County, ss. , a Notary Public in an onally appearedJa.Fs.Cl to ma known to be the identical per ecuted the same as their ree and volu ay and year above set forth. 	NT d for said County and State, on this_S ine_and_Bernice_Cline, rson Swho executed the within and untary act and deed for the uses and purp T. G. Grant, T. G. Grant,	ixteenthday of his-wife foregoing instrument, and moses therein set forth:	

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