be due and owi period of six si to the gross an law. The pay	WQfurther agree, in case of default in payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines assessed on account thereof, in accordance with the rules, regulations and By-Laws of said Association, and if, in case of default, the stock a security given to secure said monthly payments shall, upon the sale thereof, be insufficient to prepay said Association any balance which may ing on said loan we	
	pption by said Association at the par value thereof, and the said Share. shall be taken by said Association in full satisfaction of this obligation and deed of trust or mortgage to secure the same ation may be paid off at any time upon giving thirty days written notice to the Home Office of the Association, TULSA. Oklahome, this note or obligation may be credited on such repayment of loan, with the withdrawal value of the stock carried with same. 1341 6eorgia P. Morris, nee Bullette S. H. Morris	
by-laws of said One Hund all of which shi by said party of hereby express In the event of per cent per a provided in the	EREFORE, II said part 2.5 If the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, in- s, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein contained, then a, shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately foreclosed and en- unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinbefore name, made by the said party t, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and	
IN WITN written.	ESS WHEREOF, The said part 198 of the first part have hereunto set their hand 8 and seal 8 the day and year above Georgia P. Morris nee Bullette S. H. Morris	
Novemb her hus acknowledged	bandtheyto me known to be the identical personSwho executed the within and foregoing instrument, and to me thattheyexecuted the same as their free and voluntary act and deed for the uses and purposes therein set forth:	
WITNES <u>My commissic</u>	SS my hand and official seal the day and year above set forth. <u>A. B. Crew's</u> , Notary Publie.	
	record in Tulsa County, Oklahoma, on the 27 day of Nov. 192 3, at 4:30	

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