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CLARK .

a comune case / a santañon

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المهل والأالدة بوديات المعارجين المتامعهمات التروي فالرامعة وارزا ماهات العائلان	Wepromise and agree to fully pay v dues, interest or other charges required by the l at for a period of six months, then the whole of t	of money, or any part thereof, monthly as aforesaid, to pay a Ry-Laws of said Association, and if, in case of default, the of, he insufficient to prepay said Association any halance whic and discharge same. If	h may ll for a l equal ted by
이 같이 많은 것이 가지만 않는 것이 가지만 않는 것이 가지만 않는 것이 없다.		es, liens and other charges shall entitle all of said certificate a of stock evidenced by Certificate No. 4545 eed of trust or mortgage to secure the same the Home Office of the Association, <u>TUISS</u> OKIAN is withdrawal value of the stock carried with same. B. E. Konnedy Willa Kennedy	9 taken OMB.,
by-laws of said Association, for the not Three Hundred and No , all of which shall be a lien upon said pu- by said party of the second part shall hereby expressly waive an appraisement to the event of lergi proceedings to fo	n-payment of said interest, fines, expenditures, and DOLLARS, attorney's fee for remises and secured by this mortgage, and included be applied on the payment of said debt. And the t of said real estate and all the benefits of the home reclose this mortgage, the indeptedness thereby sec	money mentioned in said note or obligation, including all du aithfully perform all of the said agreements therein contained d effect, and this mortgage may be immediately foreclosed ar and the expenditures hereinbefore named. made by the said le of said premises, together with the charges as provided b the payment of mortgage before their maturity and instituting suit upon this inortgage; also for foreclosing the in any degree of foreclosure rendered thereon, and all rents co said part 105 of the first part, for said consideration, do read exemption and stay laws of the State of Oklahoma. red shall hear interest from date of default at the rate of ten we referred to shall be cancelled and the surrender value the d in reduction of the sums due on this mortgage.	es, in- l, then id en- party y the same: llected
		f the obligations of the said note or of this mortgage, the mor ter accruing from said property, and shall be entitled to colle bredness hereby secured. on the contract, and each and every part thereof, is made and DCOAN ASSOCIATION, and the laws of the St he State of Oklahoma are to govern. to set theimandsthe day and year B. E. Kennedy Willa Kennedy	abové
ncknowledged to me that <u>thes</u>	ews, a Notary Public in and, personally appeared	for said County and State, on this	t, and
		A. B. Crews. Notary I	Public,
ana ang ang ang ang ang ang ang ang ang	Oklahoma, on the	.day ofDEC	<u>o</u>

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