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w. The payment of said monthly sum aggregating Forty- reafter until the maturity of said stock and the payment of all fines, p bek to redemption by said Association at the par value thereof, and the d redeemed shall be taken by said Association in full satisfaction of this This obligation may be paid off at any time upon giving thirty days a which event this note or obligation may be credited on such repayment b	enalties, advances, liens and other charges shall entitle all o e said Share. S of stock evidenced by Certificate No. obligation and deed of trust or mortgage to secure the samp written notice to the Home Office of the Association, TA to I loan, with the withdrawal value of the stock carried with Anna Pickard nee	f said certificateof 4542so taken 1 sa . Oklahoma . 1 same. Roberson	
COMPARED NOW THEREFORE, If said part 19.8(the first part shall pay the rest and fines, when they shall be or become due and payable, as afore see presents, shall be void, otherwise the same shall be and remain reed for the unpaid amount of the principal of said note, the unpaid in second part, to pay said taxes, assessments and insurance, and to -laws of said Association, for the non-payment of said interest, fines, ex Three Hundred and 00/100 DOLLARS, at of which shall be a lien upon said premises and secured by this mortgay raid party of the second part shall be applied on the payment of said reby expressly waive an appraisement of said real estate and all the bene vided in the By-Laws of said Association, as of the date of the first defau orided in the By-Laws of said Association, as of the date of the first defau I the event of default on the part of the mortgagor $\frac{9}{2}$, in the performation and be entitled to possession of the premises and to all of the rents and city the said rents, which less the cost collection thereof, shall be applied that no in accordance with the By-Laws of the and the star into in accordance with the By-Laws of the said Association in NWITNESS WHEREOF, The said part 199 the first part itten.	w. W. Pickard several sums of money mentioned in said note or obligatio said, and shall faithfully perform all of the said agreements in full force and elfect, and this mortgage may be immedia therest and fines, and the expenditures hereinbefore named, protect the title of said premises, together with the charge spenditures, and the payment of mortgage hefore their mature thorney's fee for instituting suit upon this mortgage; also for ge, and included in any degree of forcelosure rendered thereo debt. And the said part 198. of the first part, for said or fits of the homestend exemption and stay laws of the State of these thereby secured shall bear interest from date of default res of stock above referred to shall be cancelled and the su lt, shall be applied in reduction of the sums due on this mort promance of any of the obligations of the said note or of this of a profits thereafter accuring from said property, and shall ed upon the indebtedness hereby secured shall ed upon the indebtedness hereby secured. DAN ASSOCIATION, and the and the laws of the State of Oklahoma are to govern. have_hereuntoset_their_hand_s_andseal	n, including all dues, in- therein contained, then therein contained, then made by the said party es as provided by the rity and or foreclosing the same; m, and all rents collected onsideration, do of Oklahoma. a the rate of ten (10%) irrender value thereof as gage. mortgage, the mortgagee be entitled to collect and enentitle to collect and enentitle to collect and enentitle to collect and reeof, is made and enter- the laws of the State of _the day and year, above Roberson	
	W, W. Pickard		
ate of Oklahoma, TUISE Before me, <u>A. B. Crews</u> Iovember <u>192</u> 3, personally appeared <u>Anne</u> ter husband to me known to be th	OWLEDGMENT County, ss. y Public in and for said County and State, on this <u>F1f1</u> a <u>Pickard</u> , nee Roberson, and W. W. he identical person. <u>S</u> , who executed the within and for if free and voluntary act and deed for the uses and purpose h.	teenth	

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