MORTGAGE RECORD No. 469.

In B. Burk Mary A. Burk Mary A. Burk Lows I county and State, on this 5th	ied of six successive months to pay dues, interest or other charges required by the By-I	oney, or any part thereof, monthly as aforesaid, to pay all fines Laws of said Association, and if, in case of default, the stock be insufficient to prepay said Association any balance which may discharge same. If	
there until the mulurity of anid clock and the payment of all came, peculiars, observed, level and of the best peculiars of the control of th			
the number part is particle formed and management and the survey of the property of the proper	이 그렇다 하고 내는 모든 사이들을 가려왔다. 전 요즘 사이를 가는 하면 없이 그렇지만 하게 나는 그는 이 사이다면서 하고 그렇다는 걸려야 하셨다.	된 살이 옷을 잃어 살아가 하는 살이 하는 사람이 하면 맛있다면 하는 것 같아. 하는 것이 없는 것이 말하는 것이 없는 것이 없어 없다면 하다.	
GOMPANED Mercy A. Burk Mercy A. Bu	eafter until the maturity of said stock and the payment of all fines, penalties, advances, i	lens and other charges shall entitle all of said certificateof	
CONTRACTOR CONTRACTOR CONTRACTOR NOW THERREPORE, II and part 4.931 the first part shall be part to several same of though generalized in mild state or obligation, including all dues, in a greatest, shall be void, otherwise the more whall be and several same of the part and effort, and the normal party with the change in provided by the contract of the party party of immediatory provided and the contract of the party of immediatory party of immediatory of the party of the party of the party of the party of the change in provided by the two of and Amendiation, for the some payment of sale lictered, fines, expenditures, and the payment of mediatory and specific their mortgage before their maintrip, and the party of the contract of the contract party of the con		of stock evidenced by Certificate No. 2007. so taken of trust or mortgage to secure the same. Home Office of the Association, Tulsa, Oklahoma, ithdrawal value of the stock carried with same.	
NOW THERDERS. It add a next 4.98 th a face can that had not be exceed a common of enemy parameters and the stands appealment in the control of the control o	Loan 1345		
NOW THEREFORE, It said part 1.05t the first just shall just the several source of money mentioned in said note or obligation, including all trans, included and the part of the said arguments therein on the said of the said arguments therein of the said arguments the protection of the said arguments the said of the said arguments and said and social consistence of the said arguments the said said arguments of said said arguments of said said arguments. The said said arguments are shall be said and arguments of said said said has less the said said arguments of said said said said said said said said	gompared		
No. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	고객들은 이 되어, 이 점점이 이 이 아내가 가느라는 가는 살이 되었다면 하는데 함께 하는데 하는데 아니다. 이 나라의 다른	경영 이 집 경우를 했다. 그는 것은 및 어떻게 되고 있다. 전 전에 가장이 되었다. 그리고 아이를 하는 것이다.	
Let garden of the motion part hall he applies to the personnel of said sheet. And the said part 4.98 of the first set for each case discassion, do., the current was an appreciation of an extra state of cold shows. It is extra state of legal processings to the previous and the said of the said	laws of said Association, for the non-payment of said interest, fines, expenditures, and the	payment of mortgage before their maturity and	
In the event of default on the part of the mortgager, \$\textit{\textit{line}}\$ into port of more and profits to be motified to possession of the presents and to all of the mosts and profits from mail property, and shall be entitled to possession of the presents and to all of the mosts and profits from mail property, and shall be entitled to possession of the presents and to all of the most and profits from mail property and shall be entitled to possession of the present of the property of the "Margine contrage, and each and over part thereof). In and and entertheir in accordance with the \$\text{b_1-was}\$ of \$\text{data}\$ of the "Margine contrage, and each and over part thereof). In the state of the "Margine contrage, and each and over part thereof). The state of the "Margine contrage, and each and over part thereof). The state of the "Margine contrage, and each and over part thereof). The state of the "Margine contrage, and each and over part thereof). The state of the most and the contrage of the "Margine contrage," and the state of the stat	vo Hundred and 00/100. DOLLARS, attorney's fee for ins of which shall be a lien upon said premises and secured by this mortgage, and included in	tituting suit upon this mortgage; also for foreclosing the same; any degree of foreclosure rendered thereon, and all rents collected	
In the course of default on the part of the mortgager, \$\text{\text{.}}\$ this performance of any of the sholiculous of the said note on of this mortgager, the mortgager and the limited the remain and profits from said property, and said said the coulded and the said of the said the said the said of the said	said party of the second part shall be applied on the payment of said debt. And the sai eby expressly waive an appraisement of said real estate and all the benefits of the homestea the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured cent per annum in lieu of further monthly installments, and the shares of stock above vided in the By-Laws of said Association, as of the date of the first default, shall be applied i	d part 105 of the first part, for said consideration, do	
IN WITN ESS WHEREOF, The said part, 4.9.8 of the first part has Ye hereunto set the 1 fam	In the event of default on the part of the mortgagor, S., in the performance of any of the libe entitled to possession of the premises and to all of the rents and profits thereafter eive the said rents, which less the cost of collection thereof, shall be applied upon the indebte IT IS UNDERSTOOD AND AGREED, By and between the parties hereof that things into in accordance with the By-Laws of the labeled and in construing this contract the By-Laws of said Association and the laws of the	ne obligations of the said note or of this mortgage, the mortgagee accruing from said property, and shall be entitled to collect and dness hereby secured. tire contract, and each and every part thereof, is made and enter-LOAN ASSOCIATION, and the laws of the State of State of Oklahoma are to govern.	
Mary A. Burk Mary A. Burk Tows Tows Tows Acknowledgment County, ss. Before me. K. H. Tj9pk89 a Notary Public in and for said County and State, on this 6th day of Dgogmbar 192, 3. personally appeared. H. B. Pulk and Mary A. Burk, his wife to me known to be the identical person. S who executed the within and forgoing instrument, and moviedged to me that they		et the inand S and seal S the day and year above	
IOWSBlack Hawk County, ss. Before me, K. H. Tjapkss, a Notary Public in and for said County and State, on thin .6th day of December 192 S, personally appeared. H. B. Fruk and Hary A. Burk, his wiff, to me known to be the identical person who executed the within and foregoing instrument, and morriedged to me that they executed the same as theire and voluntary act and deed for the uses and purposes therein set forth: WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS my band and official seal the day and year above set forth. WITNESS	FFF 현대 12 등 12		
Iowa Ite of Oldform,Black Hawk County, ss. Before me. K. H. Tjepkes., a Notary Public in and for said County and State, on this 6th			
A. J. A. Deck 460 Deck 48		and Mary A. Burk, his wife.	. (NA 5.7 S
Brady Brown, Deputy (Seal) O. G. Weaver, County Clerk.	nowledged to me that they executed the same as their ee and volunta. WITNESS my hand and official seal the day and year above set forth.	Swho executed the within and foregoing instrument, and ry act and deed for the uses and purposes therein set forth:	
	WITNESS my hand and official seal the day and year above set forth. y commission expires. July 4. 192.4. (Seal) Filed for record in Tulsa County, Oklahoma, on the	Swho executed the within and foregoing instrument, and ry act and deed for the uses and purposes therein set forth: K. H. TjepkesNotary Public. Dec.*	