MORTGAGE RECORD No. 469.

e due and owing on said loan	rty-nine and 42/100 lines, penalties, advances, liens and other cha and the said Share. Softhis obligation and deed of trust or mortga days written notice to the Home Office of t tyment of loan, with the withdrawal value of	Dollars, each and every cons	secutive month ificateofso taken klahoma.	
NOW THEREFORE, If said part V. of the first part shall perest and fines, when they shall be or become due and payable, a less presents, shall be void, otherwise the same shall be and reced for the unpaid amount of the principal of said note, the urise of the unpaid amount of the principal of said note, the urise of said Association, for the non-payment of said interest, fit Two Hundred Seventy DOLLA I of which shall be a lien upon said premises and secured by this in a said party of the second part shall be applied on the payment of each peressay waive an appraisement of said real estate and all the event of legal proceedings to foreclose this mortgage, the interest of the second part shall be applied on the payment of cent per annum in lieu of further monthly installments, and if the event of default on the part of the mortgagor. In the all be entitled to possession of the premises and to all of the receive the said rents, which less the cost of collection thereof, shall be into in accordance with the By-Laws of the "ULDA II oklahoma, and in construing this contract the By-Laws of said Association, as of the"	ay the several sums of money mentioned in sa floresaid, and shall faithfully perform all cremain in full force and effect, and this mort paid interest and fines, and the expenditures and to protect the title of said premises, to nes, expenditures, and the payment of mortgage, and included in any degree of forcet of said debt. And the said part 199 of the benefits of the homestead exemption and at lebtedness thereby secured shall bear interest he shares of stock above referred to shall be default, shall be applied in reduction of the see performance of any of the obligations of the niss and profits thereafter accruing from said e applied upon the indebtedness hereby secure attice beyero, that this entire contract, and et al. IIII MC AND LOAN A station and the laws of the State of Oklahoma a	said note or obligation, including of the said agreements therein of the said agreements therein of the said agreements therein of the said agreement of the said on the said on the said on the said consideration of the said on the said of the said of the said on the said on the said note or of this mortgage, are said note or of this mortgage, property, and shall be entitled the said not every part thereof, is meand every part thereof, is more to govern.	all dues, in- ontained, then losed and en- the said party vided by the sing the same; rents collected on, do ma. e of ten (10%) alue thereof as the mortgagee to collect and ade and enter- of the State of	
IN WITNESS WHEREOF, The said part. Y of the first part ritten.	ha S hereuntoset her hand Estel		ind year above	
				e in the second
ate of Oklahoma, Tulsa Before me, A. B. Crews , a December 192 3, personally appeared to me known she executed the same as with the same as a same as with the same	ACKNOWLEDGMENT County, ss. Notary Public in and for said County and Estelle Wilson, unmerr to be the identical personwho execut her free and voluntary act and deed for	State, on this Fifteent 19d	Lhday of strument, and	
tate of Oklahoma, Tulsa Before me, A. B. Crews a December 192 3, personally appeared to me known to me	ACKNOWLEDGMENT County, ss. Notary Public in and for said County and Estelle Wilson, unmarr to be the identical person, who execut her free and voluntary act and deed for the forth, A. B. Crewi	State, on this Fifteent 19d	thday ofstrument, andset forth:	