MORTGAGE RECORD No. 469.

And				
due and owing on said loan	mise and agree to fully pay and ir charges required by the By- nonths, then the whole of this	d discharge same. If Laws or shall become indebted obligation shall become due an	I sh to the Association in d payable and may be	all fail for a a sum equal collected by
w. The payment of said monthly sum aggregating			and the same of th	i e i john ji i jendi mali 🛊 i ki na i k
reafter until the maturity of said stock and the payment of				
cock to redemption by said Association at the par value then and redeemed shall be taken by said Association in full satisfar. This obligation may be paid off at any time upon giving the which event this note or obligation may be credited on such that the said of the sa	reof, and the said Share ction of this obligation and dee thirty days written notice to th h repayment of loan, with the t	_of stock evidenced by Certifi d of trust or mortgage to secure the Home Office of the Associa withdrawal value of the stock of Plorence M	cate No. 4352 the same tion, Tudes Okl arried with same, ay Rennaker	
	COMPARED			
NOW THEREFORE, If said part. Yof the first part sheet and fines, when they shall be or become due and payal these presents, shall be void, otherwise the same shall be orced for the unpaid amount of the principal of said note, the second part, to pay said taxes, assessments and insura	hall pay the several sums of m ble, as aforesaid, and shall fait and remain in full force and c he unpaid interest and fines, a ance, and to protect the title	noney mentioned in said note of thfully perform all of the said effect, and this mortgage may and the expenditures hereinber of said premises, together with	r obligation, including agreements therein con the immediately foreclos ore named, made by the charges as provi-	all dues, in- tained, then ed and en- e said party ded by the
oy-laws of said Association, for the non-payment of said inter wo Hundred Fifty DO Ill of which shall be a lien upon said premises and secured by	and the second of the second o	the state of the s	and the party of the same of t	and the first of the control of the
by said party of the second part shall be applied on the paymereby expressly waive an appraisement of said real estate and in the event of legal proceedings to foreclose this mortgage, it doer cent per annum in lieu of further monthly installments, provided in the By-Laws of said Association, as of the date of the	nent of said debt. And the sa i all the benefits of the homester he indebtedness thereby secure and the shares of stock above he first default, shall be applied	aid part. Y of the first part ad exemption and stay laws of d shall bear interest from date e referred to shall be cancelled in reduction of the sums due o	for said consideration, the State of Oklahoma of default at the rate of and the surrender value this mortgage.	do_88
In the event of default on the part of the mortgagor hall be entitled to possession of the premises and to all of the eccive the said rents, which less the cost of collection thereof, so the control of				
IN WITNESS WHEREOF, The said part $\mathcal{L}_{}$ of the first written.		set her handands		l year above
			was on the Williams	
	ACKNOWLEDGMENT County, ss, a Notary Public in and fo			
Before me, A. B. Crews December 192 3, personally appear to me kn	County, ss. 1. a Notary Public in and for ed Plorence May. 1. nown to be the identical person	or said County and State, on Rennaker, unmarri	this Sevente ed. hin and foregoing inst	enthay of rument, and
Before me, A. B. Crews December 192 3, personally appear	County, ss. 1. a Notary Public in and for ed Plorence May. 1. nown to be the identical person	or said County and State, on Rennaker, unmarri	this Sevente ed. hin and foregoing inst	enthay of rument, and
Before me, A. B. Crews December 192 3, personally appear to me kn	County, ss. , a Notary Public in and for ed. notary Public in a notary pub	or said County and State, on Rennaker, unmarri	this Sevente ed. hin and foregoing inst nd purposes therein se	enthay of cument, and torth:
Before me, A • B • Crews December 192 3 , personally appear to me kn cknowledged to me that She executed the sa	County, ss. , a Notary Public in and for ed. notary Public in a notary pub	or said County and State, on Rennaker, unmarri	this Sevente ed. hin and foregoing inst nd purposes therein se	enthay of cument, and
Before me, A • B • Crews December 192 3, personally appear to me knowledged to me that She executed the same with the same sheet and sh	County, ss. , a Notary Public in and for ed. for ence May. nown to be the identical person me as. her free and volunts. bove set forth.	or said County and State, on Rennaker, unmarri	this Sevente ed. hin and foregoing inst nd purposes therein se	ently of cument, and torth: