## MORTGAGE RECORD No. 469.

nd penalties assessed on account thereof, in accordance deged and the security given to secure said monthly p				
e due and owing on said loan.  We be due and owing on said loan.  We be due to be due				
aw. The payment of said monthly sum aggregating.		강화하는 하다는 보유하는 사람들은 사람이다.		
ereafter until the maturity of said stock and the payn		all the control of the first and the first the first term of the f	A Martin and Martin Committee of the Com	
tock to redemption by said Association at the par val- ind redeemed shall be taken by said Association in full s This obligation may be paid off at any time upon g n which event this note or obligation may be credited o	satisfaction of this obligation and deed giving thirty days written notice to the on such repayment of loan, with the w	d of trust or mortgage to secure the Home Office of the Association withdrawal value of the stock car		
No. Loan 1383	,	Charles S. I	agaoe ategaoe	
		Martelva Di	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
NOW THEREFORE, If said part of the first erest and fines, when they shall be or become due and hese presents, shall be void, otherwise the same shall orced for the unpaid amount of the principal of said if second part, to pay said taxes, assessments and	part shall pay the several sums of m I payable, as aforesaid, and shall fait Ill be and remain in full force and e note, the unpaid interest and fines, a insurance, and to protect the title of	oney mentioned in said note or thfully perform all of the said as effect, and this mortgage may be and the expenditures hereinbefore of said premises, together with t	obligation, including all due reements therein contained, immediately foreclosed and a named, made by the said a he charges as provided by	s, in- then l en- party the
y-laws of said Association, for the non-payment of said	d interest, fines, expenditures, and the	e payment of mortgage before th	eir maturity and	
Six Hundred Seventy				
by said party of the second part shall be applied on the nereby expressly waive an appraisement of said real esta in the event of legal proceedings to foreclose this morty ser cent per annum in lieu of further monthly install provided in the By-Laws of said Association, as of the da	e payment of said debt. And the sa ate and all the benefits of the homestes tage, the indebtedness thereby secure- nents, and the shares of stock above te of the first default, shall be applied i	aid part. 198 of the first part, for all exemption and stay laws of the dishall bear interest from date of referred to shall be cancelled as in reduction of the sums due on the sums due of the sum due of t	or said consideration, do te State of Oklahoma. default at the rate of ten ( nd the surrender yalue there his mortgage,	10%) of as
In the event of default on the part of the mortgage shall be entitled to possession of the premises and to receive the said rents, which less the cost of collection the ITIS UNDERSTOOD AND AGREED, By and he into in accordance with the By-Laws of theDklahoma, and in construing this contract the By-Laws of the By-				
IN WITNESS WHEREOF, The said part 198. of twitten.	the first partha 🛂hereuntos		and the second section of the first	a a fara da
		Charles	S. Bledsoe	
				もたん 小葉しむ しゃりの いちょ
	s final did si na kanal ni nyesin	Marielva	a Bledsoe	
State of Oklahoma, Tulsa -	ACKNOWLEDGMENT Gounty , ss.	Marielva	a Bledsoe	
	ACKNOWLEDGMENT  County, ss.  a Notary Public in and for Charles S. E  me known to be the identical person	Marielve or said County and State, on the Bledsoe and Mariel S_who executed the withi	a Bledsoe is Fifth d 78 Bledsoe, his	ay of wife,
State of Oklahoma, Tulsa - Before me, A. B. Crews January 1924, personally a	ACKNOWLEDGMENT  County, ss.  a Notary Public in and for Charles S. E  me known to be the identical person	Marielve or said County and State, on the Bledsoe and Mariel S_who executed the withi	a Bledsoe is Fifth d 78 Bledsoe, his	ay of wife,
State of Oklahoma, Tulsa - Before me, A. B. Crews  January 1924, personally a to acknowledged to me that they executed	ACKNOWLEDGMENT County, ss. a Notary Public in and fo appeared Charles S. B me known to be the identical person the same as their free and volunta	Marielvand State, on the Bledsoe and Marielvand State, who executed the withing act and deed for the uses and	a Bledsoe is Fifth d 78 Bledsoe, his	ay of wife,
State of Oklahoma, Tulsa - Before me, A. B. Crews January 1924, personally of the personal	ACKNOWLEDGMENT County, ss. a Notary Public in and fo appeared Charles S. B me known to be the identical person the same as their free and volunta	Marielve or said County and State, on the Bledsoe and Mariel S_who executed the withi	a Bledsoe is Fifth d 78 Bledsoe, his	ny of wife
State of Oklahoma, Tulsa - Before me, A. B. Crews January 1924, personally of the personal	ACKNOWLEDGMENT  County, ss.  Notary Public in and for Charles S. E  me known to be the identical person the same as their free and volunta gear above set forth.	Marielvand State, on the Bledsoe and Marielvand State, who executed the withing act and deed for the uses and	a Bledsoe  is Fifth d  78 Bledsoe, his n and foregoing instrument i purposes therein set forth:	ny of wife