## MORTGAGE RECORD No. 469.

the to redemption by said Association at the par value thereof, and the said Share. So deteck evidenced by Certificate No. 2.255	due and owing on said loan		
NOW THEREFORE, It said part 19 M the first part shall pay the several sums of money mentioned in said note or obligation, helading all date, fareted and fines, when they shall be or become due and payable, at aforesaid, and shall faithfully perform all of the said agreements therein contained, then these presents, shall be void, otherwise the same shall be and created or the unpaid amount of the principal of said note, the unpaid inference and offect, and this mortgage may be immediately forceded by the payable and mortaned, and the protect the little of and premises, togatize with charges as provided by the payable and interacts, and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and security and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and the payment of mortgage and the payment of mortgage before their maturity and and the payment of mortgage before their maturity and and their deal of the payment of the payment of payment of the payment	보다 경기하기 그 나라 하시스 사용이 하고 있습니다면 일본 사용을 모르겠으라고?		[14일 - 21일 하다고 한 동안 이번 모으로 [
NOW THEREFORE, It said purities that the part shell pay the several sums of monor mentioned in said note or obligation, including all dues, increase presents, shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately forcedored and entered for the unput districts of the principal of said note, the unput disverse that dise, and the expenditures hereinberg may be immediately forcedored and entered part, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the second part, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the charges as provided by the second part, the protect of said interest, fines, expenditures, and the payment of mortgage before their maturity and.  SOVENTY-TIVE and Mo/100  DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; if we have been part shall be applied on the payment of said dark. And the said part 198. So the first part, but the second part shall be applied on the payment of said dark. And the said part 198. So the first part is decondentation, download the second part shall be applied on the payment of said dark. And the said part 198. So the first part is also consideration, download the said and the said the first dark and the said and the said and the said the said the first dark and the said and the said and the said the first and the said and the said and the said and the said the said the said and the	마이트로 보다 하는 하는 하다는 이 국가하기 때문까지 아들을 보는 모습니다. 그런 그 모든 이 모든 아니라에게 되어 있다고 하다.		
NOW THEREFORE, It said part 19.80 the first part shall pay the several sums of money mentioned in said note or obligation, helading all date, faretest and fines, when they shall be not become due and psyable, as aforested, and shall faithfully perform all of the said agreements therein contained, then here presents, shall be void; otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately forcedosed and entered for the unpuls amount of the principal of said note, the unpul inverse and fines, and the expenditures hereinhelders maned, made by the said party executed part, or pay said taxes, sessements and insurance, and it is protect in this it is of said premises, togather with charges as provided by the years of the capital protection of the provided by the party of the second part shall be applied on the payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and.  Soventy-five and in 10/100  DOLLARS, attorney's fee for instituting suit upon this mortgage, last or forcelours rendered thereon, and all rents collected by said antry of the second part shall be applied on the payment of said delt. And the said part 198.00 of the first part, for said consideration, do except very restly wave an appraisonment of said real settate and all the hereifs of the homestand exemption and stay laws of the state of the homestand exemption and stay laws of the state of the notice of each transfer of the original of the said and state and all the hereifs of the homestand exemption and stay laws of the state of the notice of the protection of a state of the contract of the protection of a state of the contract of the protection of the said and scale of said and the contract of the protection of the said setting of the said state of the said setting of the said setting the said and the said setting of said the said setting the said of the said setting the said setting the said setting of the said setting the said setting the said setting the said	ock to redemption by said Association in full satisfaction of this obligation and deed of This obligation may be paid off at any time upon giving thirty days written notice to the which event this note or obligation may be credited on such repayment of loan, with the will be a such that the said of the such that the said of the	of stock evidenced by Gertinica if trust or mortgage to secure to Home Office of the Association hadrawal value of the stock car	n, Bartlesville.
Seventy-five and No/100  DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; ill of which shall be a lien upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt.  And the said part 199. of the first part, for said consideration, do observe the second part shall be applied on the payment of said debt.  And the said part 199. of the first part, for said consideration, do observe the said consideration, do observed of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the rate of ten (10°2) revoided in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.  In the event of default on the part of the mortgagor, in the performance of any of the obligations of the said note or of this mortgage, thall be entitled to passession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to passession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and exceeded the said note or of this mortgage.  It is UNDERECTION AND AGREED, By and between the said particle performance of any of the obligations of the said note or of this mortgage.  It is UNDERECTION AND AGREED, By and between the said particle performance of any of the obligations of the particle of the said particle performance of the said of obligations and overy part thereof, is made and enteroblishment, and accounts of the premises and to all of the rents and profits performent the said particle performance of the said of obligations.  ACKNOWLEDGMENT  County, ss.  Before me, ——————————————————————————————————	o	Naomi Baker	
Seventy-five and No/100  DOLLARS, attorney's fee for instituting suit upon this mortgage, also for foreclosing the same in of which shall be a lien upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected my said party of the second part shall be applied on the payment of said dobt. And the said part 1985 of the first part, for said consideration, do In the event of logal proceedings to foreclosure rendered thereon, and all rents collected my said party of the second part shall be applied on the payment of said dobt. And the said part 1985 of the first part, for said consideration, do In the event of logal proceedings to foreclose this mortgage, the mortgage of the said in the event of degral proceedings to foreclose this mortgage, the mortgage of the party of the said note or of this mortgage, the mortgage of the dearst distance of stock above referred to shall be cancilled and the surrender value thereof as provided in the By-Laws of all at Macondain, as of the default, shall be applied in reduction of the said note or of this mortgage, the mortgage and the said and the said of the said note or of this mortgage, the mortgage and the said to passession of the premises and to all of the rents and profits therefore sacroing from said property, and shall be entitled to passession of the premises and to all of the rents and profits therefore sacroing from said property, and shall be entitled to collect and receive the said ends, which less the cost of collection thereof, shall be applied upon the indebtedness hereby secured.  The SUBDISTORD AND AGREED By and between the parties livers to the shift of the said and account overy part thereof, is made and account to a said and the	NOW THEREFORE, If said part 10 M the first part shall pay the several sums of more rest and fines, when they shall be or become due and payable, as aforesaid, and shall faith	ey mentioned in said note or only perform all of the said ag	obligation, including all dues, in- eements therein contained, then
Seventy-five and No/100  DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; all of which shall be a lien upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said debt.  And the said part 199. of the first part, for said consideration, do. perceye expressly waive an appraisament of said real estate and all the benefits of the homestend exemption and stay laws of the State of Oklahoma.  In the event of legal proceedings to foreclose this mortgage, the indebtodess thereby secured shall bear interest from date of default at the rate of ten (10%) provided in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the sums due on this mortgage.  In the event of default on the part of the mortgagor, in the performance of any of the obligations of the said note or of this mortgage, that be entitled to passession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to passession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and eccive the said rent, which less the cost of collection thereof, shall be applied upon the indebtedness hereby secured.  IT IS UNDERESTOD AND AGREED, By and between the participal perce, that this entire contract, and care and overy part thereof, is made and enter-oklahoma, and in construing this contract the By-Laws of said Association and the laws of the State of Oklahoma are to GUATIO, and the laws of the State of Oklahoma.  F. E. Baker  Naom1 Baker  Naom1 Baker  Naom1 Baker  Naom2 Baker  Naom3 Baker  Naom4 Baker	마른 발표 그 아이들이 그 사람이 그 아이들은 살아보니 그는 그는 그들은 사람들이 그 사람들이 되었다. 그는 사람들이 되었다면 하는데 되었다.	the water of the common terms of the first o	<ul> <li>In the control of the c</li></ul>
In the event of default on the part of the mortgagor, in the performance of any of the obligations/of the said note or of this mortgage, the mortgage shall be entitled to possession of the premises and to all of the rents and profits thereafter accruing from and property, and shall be entitled to collect and receive the said rowl, which lies she cost of collection thereof, shall be applied upon the indebtedness and property, and shall be entitled to collect and receive the said or property accrued.  IT IS UNDERSTOOD AND A CARED I By and proved that this entire contract of the third this entire contract of the contract of the state of obligations and the laws of the State of Oklahoma, and in construing this contract the By-Laws of said Association and the laws of the State of Oklahoma are to govern.  IN WITNESS WHEREOF, The said part 192 of the first part has 192 hereunto set 109 I mand \$\frac{1}{2}\$ and seal \$\frac{1}{2}\$ the day and year above written.  ACKNOWLEDGMENT  State of Oklahoma.  Tulsa - County, ss.  Before me, a Notary Public in and for said County, and State, on this 7th day of January 192 4, personally appeared F. E. Baker and Naomi Baker, his wife to me known to be the identical person \$\frac{1}{2}\$ who executed the within and foregoing instrument, and neknowledged to me that they executed the same as their free and voluntary uct and deed for the uses and purposes therein set forth:  And thinks whereaft I have shereward set forth.  And that whereaft I have shereward set forth.  And the laws of the State of Oklahoma Third I have shere was forth.  C. W. Allan,	Seventy-five and No/100 DOLLARS, attorney's fee for instill of which shall be a lien upon said premises and secured by this mortgage, and included in an	tuting suit upon this mortgage by degree of foreclosure rendere	; also for foreclosing the same; d thereon, and all rents collected
IN WITNESS WHEREOF, The said part 198 of the first partha_ V9 hereunto set the 1 mand and seal_8 the day and year above written.  F. E. Baker  Naomi Baker  ACKNOWLEDGMENT  County, ss.  Before me, a Notary Public in and for said County, and State, on this 7th day of January 192_4, personally appeared F. E. Baker and Naomi Baker. his wife to me known to be the identical person 9 who executed the within and foregoing instrument, and technowledged to me that they executed the same as the 17 free and voluntary act and deed for the uses and purposes therein set forth:  In Witness whereof I have sherewards set my hard and official test along of ficial with a shere was a state of the same and the same as th		and the second of the second o	一个大声,只有好, 有点 想 ,我一样一个女子的好话,这一样,我们就是
ACKNOWLEDGMENT State of Okiahoma.  -Tulsa County, ss.  Before me, - a Notary Public in and for said County, and State, on this 7th day of  January 192 4 personally appeared F. E. Baker and Naomi Baker, his wife  to me known to be the identical person. S. who executed the within and foregoing instrument, and  neknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:  In Witness where f have thereunts set my hand and official real almy  of free in the terrusty of Julsa, and State of Oklahoma, this 2 the day  witness my head and official seal the day and year above set forth.  C. W. Allan, New Market	In the event of default on the part of the mortgagor in the performance of any of the hall be entitled to possession of the premises and to all of the rents and profits thereafter a geeive the said rents, which less the cost of collection thereof, shall be applied upon the indebted IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entid into in accordance with the By-Laws of the	obligations of the said note or ccruing from said property, an ess herely secured. re contract, and each and every LOAN ASSOCIATIO ate of Oklahoma are to govern.	of this mortgage, the mortgagee d shaft be entitled to collect and part thereof, is mude and enter- N, and the laws of the State of
Naomi Baker  ACKNOWLEDGMENT County, ss.  Before me,	IN WITNESS WHEREOF, The said part_192 of the first partha_ V9_hereunto set rritten.		
ACKNOWLEDGMENT  State of Oklahoma Tulsa County, ss.  Before me, , a Notary Public in and for said County, and State, on this 7th day of January 192 4, personally appeared F. E. Baker and Naomi Baker, his wife to me known to be the identical person 9. who executed the within and foregoing instrument, and neknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth:  In Witness whereof I have shereunts set my hand and afficial seal they of January 19 3 which was a state of Oblahoma. This 2 th day of January 19 3 who had and official soul the day she was storth.	는 병에 있는 열 경기를 느껴지는 것이 통해 불편하면 보였다.	. Naomi Baker	
WITNESS my hand and official seal the day shed your above set forth.  C. W. Allan,  Nature Public	tate of Oklahoma, - Tulsa County, ss.  Before me a Notary Public in and for	f rule of said County and State. In the	oloma,
wirk der der witter werten in der bij de beiter der der der der der were Allanger bei der det de ter werten bewerte	Before me,	said County and State, on the and Naomi Baker.  S who executed the within	ohoma.  5. 7th day of his, wife and foregoing instrument, and purposes therein set forth:
My commission expires 192.	Before me,	said County and State, on the and Naomi Baker.  S who executed the within act and deed for the uses and hard and of a coff Oplaham	ohoma.  5. 7th day of his, wife and foregoing instrument, and purposes therein set forth:
등원들이 어린 경험하는 이 이번, 그림 등의 100분 등이 있는 경험 이번, 그는 등로 회의 100분이 되었습니다. 그리고 있다면 보고 이번 보고 있다는 그런 것을 하는 것이다. 10분 기계를 하는	Before me,	said County and State, on the and Naomi Baker.  S who executed the within act and deed for the uses and hard and of a coff Oplaham	ohoma  7th duy of his, wife n and foregoing instrument, and purposes therein set forth: fixed test at my
Filed for record in Tulsa County, Oklahoma, on the 8	Before me,	said County and State, on the and Naomi Baker.  S who executed the within act and deed for the uses and hard and of a coff Oplaham	ohoma  7th duy of his, wife n and foregoing instrument, and purposes therein set forth: fixed test at my