set to redemption by said Association at the par value thereof, and the said Share. Soft stock evidenced by Certificate No. 252 ms taken of redemption by said Association in full satisfaction of this obligation and deed of trust or mortgages to secure (high part of the stock of the Association, 1978 W. C. 1978 C. 19
recafer until the maturity of said stock and the payment of all shee, penalties, situances, liens and other charges shall entitle all of said certificate
Famile Freezan Famile Freezan NOW THEREPORE It said part 6.68 the first part shall pay the severel burns of money mentioned in said note or chilegation, including all dues, increase and fines, when they shall be or become due and payable, as aforesaid, and shall faitfully perform all of the said agreements therein contained, then sees presents shall be void, otherwise the same shall be and remain in full force and effect, and the mortgage may be simindiality forcioned and on-reced for the unpulal amount of the principal of said allow, the unpulal interest and fines, and the expenditures headed manded party the said party of the said party of the said party of the said party of the said party. **Accord part, to pay said laxes, assessments and finestrate, and the payment of mortgage before their maturity and deviated of said Alsociation, for the non-payment of said interest, fines, expenditures, and the payment of mortgage labor for forcelosing the same in the Hundred Fitty and Oo/100 DOLLARS, attornay's fee for instituting suit upon this mortgage, and included in any degree of forcelosing rendered thereon, and all rents colled by said party of the second part shall be applied on the payment of said doct. And the said part. —of the size laws of the said consideration, do—reply expressly wave an apprachement of said rect estate and all the benefits of the homestead exception and states from date of forcelosing the said and the said part. —of the size laws of the State Crishioms. In event of legal proceedings to forcelose this mortgage, the individued thereby secured shall bear interest from date of default at the rate of ten (16) evolved in the By-Livy of said Absociation, as of the date of the homestead exception and states from date of default at the rate of ten (16) evolved in the By-Livy of said Absociation, as of the date of the homestead exception and states from the said and the said payment of the said p
NOW THERESPORE, it said part 0.8 the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, increase and fines, when they shall be or become due and payable, as aforesaid, and shall faithfully perform all of the said agreements therein contained, then reced for the unpid amount of the principal of said sheet, the unpid amount of the principal of said sheet, the unpid amount of the principal of said sheet, the unpid interest and fines, and the expenditures hereinbefore namels therein contained, then cleave of said Association, for the non-payment of said interest, fines, expenditures, and the expenditures brothedre the third to said promises, to get the third of said promises, to get the third of said promises to get the with the charges as provided by the shows of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortage before their maturity and. The Hundred Firty and Oo/100 DOLLARS, attention's feet port instituting suits upon this mortage as provided by the payment of my time to the said pressure of said and pressure of said and severed by this mortages, and included in any degree of foreclosive centered thereon, and all tents colitions expensely wave an appraticement of said real seates and all the benefits of the homestead exemption and state law of the Saide of Okalhomat, to the payment of suits and the benefits of the homestead exemption and state law of the Saide of Okalhomat, or can per annum in lieu of further monthly instillments, and the shares of stock above referral lever interest from date of default at the rate of ten (45) and of the mortage of the mortage of the said general wave and the said contains an experiment of said real said contains, and the contribution of the said and the contribution of the said and the contribution of the said contributio
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NOW THEREPORE. It said part 10 ft. Now THEREPORE. It said part 10 ft. Now The they shall be or become due and payable, as aforesaid, and shall stiftedly perform all of the said agreements therein contained, then resee presents shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately precioused and envect for the unpaid amount of the principal of said nois, the unpaid interest and shes, and the expenditures hereinbefore named, made by the said party of the unpaid amount of the principal of said nois, the unpaid interest and shes, and the expenditures hereinbefore named, made by the said party of another the third of said the spenditures, and the payment of mortgage before their maturity and the Hundred Fifty and 00/100 DOLLARS, attornay's fee for instituting suit upon this mortgage; also for foreclosing the same; it which shall be a lieu upon said premises and secured by this mortgage, and included in any decree of precleating the same; it which shall be a lieu upon said premises and secured by this mortgage, and included in any decree of precleating the same; it which shall be applied on the payment of said debt. And the said part. Of the first part, for said consideration, download the special part of the second part shall be applied on the payment of said debt. And the said part. Of the first part, for said consideration, download the special part of the second part shall be applied on the payment of said debt. And the said part. Of the first part, for said consideration, download the special part of the second part shall be applied and the payment of said the south shall be applied upon the south shall be cancelled and state have of the State of Oklahoma, or the state of a said read said and shall be applied upon the submitted of the sum due on this mortgage. In the second part said the sum of the sum of the sum of the said part of the sum
second part, to pay said taxes, assessments and insurance, and to protect the title of said premises, to gether with the charges as provided by the lower and Association, for the non-payment of said interest, fines, expenditures, and the payment of mortague before their maturity and. DOLLARS, attorney's fee for instituting suit upon this mortague; also for foreclosing the same of which shall be a lieu upon said premises and secured by this mortague, and included in any degree of foreclosure rendered thereon, and all rents colored by said party of the second part shall be applied on the payment of said dobt. And the said part.—of the first part, for said consideration, do revolve expressly wavive an appraciament of said and lith behendles of the homested exemption and stant laws of the Shite of Okishomat. In even of legal proceedings to foreclose this mortague, the indebtedness thereby secured shall bear interest from date of detault at the rate of ten (10) cent per samura. In lieu of truther monthly institutions, and the shares of a clock above referred to shall be cancelled and the surrender value thereof as avoided 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 mortague. The cent of default at the part of the mortague. In the cent of default at the part of the mortague. In the cent of default of the part of the mortague. In the cent of default of the part of the mortague. It is UNDERSTOOD AND AGREED, by and hetyespen the parties hereof are country from said property, and shall be entitled to colicct and early the cents, which less the cost of collection threes, shall be applied upon the indebtendens hereby softcarlion, and all be accounted the By-Laws of the III.S. All 19.1. It is UNDERSTOOD AND AGREED, by and hetyespen the parties hereby section where the parties are contracted as a contract the By-Laws of the III.S. All 19.1. ACKNOWLEDGMENT ACKNOWLEDGMENT ACKNOWLEDGMENT The Berson and Parties of the default of the co
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DOLLARS, attorney's fee for Instituting suit upon this mortgage; also for foreclosing the same; of which shall be a lien upon said premies and secured by this mortgage, and included in any degree of foreclosine rendered thereon, and all rents colored by said party of the second part shall be applied on the payment of said debt. And the said part, the first part, for said consideration, do—reby expressly waive an approximent of said real estate and all the benefits of the homestead exemption and state laws of the State of Okishoma. The contract with the said part is said real estate and all the benefits of the homestead exemption and state laws of the State of Okishoma. The contract with the said part of the mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the contract we have the said and the homestead of stock above reformulation of the said note or of this mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the event of default on the part of the mortgage. In the part of the said part of the mortgage. In the part of the said part of the mortgage. In the part of the said part of the mortgage. In the part of the said part thereof, is made and enter-clared and said the said and said and said the said the said the said and said the
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ACKNOWLEDGMENT Tules ACKNOWLEDGMENT Tules Acknowledged to me that
IN WITNESS WHEREOF, The said parter of the first part have have heaved the first part have have heave the day and year above w.T. Freeman W.T. Freeman
ACKNOWLEDGMENT Tules County, ss. Before me, A.B. Crewe a Notary Public in and for said County and State, on this l6th day of October. 162 2 personally appeared W.T. Freeman and Fannie Freeman his wife, (o me known to be the identical person S who executed the within and foregoing instrument, and cknowledged to me that they executed the same as theiree and voluntary act and deed for the uses and purposes therein set forth:
ACKNOWLEDGMENT Tales County, ss. Before me, A.B. Crews, a Notary Public in and for said County and State, on this 16th day of October, 192 2 personally appeared. W.T. Freeman and Fannie Freeman his wife, to me known to be the identical person. S who executed the within and foregoing instrument, and cknowledged to me that they executed the same as theiree and voluntary act and deed for the uses 2nd purposes therein set forth:
ACKNOWLEDGMENT Tales County, ss. Before me, A.B. Crews, a Notary Public in and for said County and State, on this 16th day of October, 192 2 personally appeared. W.T. Freeman and Fannie Freeman his wife, to me known to be the identical person. S who executed the within and foregoing instrument, and cknowledged to me that they executed the same as theiree and voluntary act and deed for the uses 2nd purposes therein set forth:
Tules County, ss. Before me. A.B. Crews a Notary Public in and for said County and State, on this 16th day of October. October. 192 Spersonally appeared. W.T. Freeman and Fannie Freeman his wife. to me known to be the identical person. S who executed the within and foregoing instrument, and cknowledged to me that they executed the same as theire and voluntary act and deed for the uses 2nd purposes therein set forth:
to me known to be the identical person. So who executed the within and foregoing instrument, and their cxecuted the same as their earn voluntary act and deed for the uses and purposes therein set forth;
cknowledged to me that they executed the same as the free and voluntary act and deed for the uses and purposes therein set forth;
(S EAL) A.B. Crews Notary Public.
y commission expires
CORPORATION ACKNOWLEDGMENT
TATE OF OKLAHOMA, County of an action of the county of the
Before me
ct and deed of the said Corporation for the uses and purposes therein set forth. Witness my hand and official seal on the day and year last above written. Notary Public.
A CALL OF THE PARTY OF THE PART
y commission expires
Filed for record in Tulsa County, Oklahoma, on the 24th day of Oct., 192 2 at 4:50
Filed for record in Tulsa County, Oklahoma, on the 24th day of Oct., 192 2 at 4:50
Filed for record in Tulsa County, Oklahoma, on the 24th day of Oct. 192 2 at 4:50 clock P M, Book 415, Page 103 y O F. Delwan Deputy. (SEAL) 0.D.Lawson County Clerk
Filed for record in Tulsa County, Oklahoma, on the 24th day of Oct., 192 2 at 4:50
Filed for record in Tulsa County, Oklahoma, on the 24th day of Oct. 192 2 at 4:50 clock P M, Book 415, Page 1.03 y P. Delwan Deputy. (SEAL) 0. D. Lawson County Clerk. TREASURER'S ENDORSEMENT

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