The Parker agree, in case of defeat in payment of each sums of money, or any part thereof, method as greatly in seasons of machine the responsible in accordance with the rules, greatlet of an effect of central, the settle deceased and the security given to secure said monthly payments shall, upon the said thereof, be insufficient to repay said Association any bindness which may did not also become the payment of the said the security great to secure said monthly payments and the security great the part of the said the security greatles and start part of the said the security of the said th
and onlying on salt incin. We provide not because the charge are united by the part and the barry same. A bell fail fore a control of an earlier to pay seen, kineses or either charges required by the pay-have or shall become due and payable and may be collected by the control of all monthly aum aggregating. Porty-three and 80/100 Dollars, each and overy consecutive month to greate the payment of an interest for a particle of all monthly aum aggregating. Porty-three and 80/100 Dollars, each and overy consecutives month only aum aggregating. Porty-three and 80/100 Dollars, each and overy consecutives month only a payment of an interest and the payment of all fines, possibles, advances, lieus and other charges shall entitle all of and certificate. **Of the redemption by mide Association at the pay value thereof, and this said Share.** **Of the redemption by mide Association in full saidsfaction of this obligation and deed of treat or mortage to securifying says of the redemption by mide association in full saidsfaction of this obligation and deed of treat or mortage to securifying says of the redemption of the said association in full saidsfaction of this obligation and the credited on such repayment of lean, with the withdrawal value of the stock carried with same. **Now therefore, it said part.** **Now there
restler until the maturity of said stock and the payment of all fines, psaulties, advances, liess and other charges shall entitle all of said certificate
ck to redemption by said Association at the par value thereof, and the said Sinare. So of stock evidenced by Certificate No. 3558. so taken it redemend shall be taken by said Association in full satisfaction of this obligation and deed of trust or moving the part of the said and the part of the said ships of collegation may be credited on such repayment of lean, with the withdrawal value of the stock carried with same. LORN 1068 **No. I mag. I
LOAN 1063 W. H. Imes Emma W. Imes Emma W. Imes
Emma W. Imes The content of the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, increated 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 seep presents shall be void, observable on the contained, then seep presents shall be void, observable of the principal of said note, the unpaid interest and fines, and the expenditures bereinbefore named, made by the said party second part, to pay said taxes, assessments and lanurance, and to protect the title of said premises, to gother with the charges as provided by the laws of said Association, for the non-payment of said interest, innes, expenditures, and the payment of mergage; also for foreclosing the same; 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 cold by said party of the second part that he applied on the payment of mention and said increased by said party of the second part that he applied on the payment of an anti-pay surpress of an applied on the payment of an anti-pay surpress of an applied on the payment of an anti-pay surpress years and payment of the payment of an anti-pay surpress years and payment of the payment of mention and said lates and consideration, do not the payment of mention and said lates and the homested accession and site laws of the State of the indebtedness thereby secured shall be a little of median and saids laws of the State of the first default, shall be explicitly and the surpress of the said social at the rate of the (10) of the payment of mention in a contract the said social at the rate of the (10) of the sums due on this mortgage, all be entitled to payments on the said social at the rate of the said social and the surpress of the said social and the said social and the surpress of the said social and said social and the said social and said and social and said social
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second part, to pay said taxes, assessments and insurance, and to protect the little of said premises, to gether with the charges as provided by the second part, to pay said taxes, assessments and insurance, and to protect the little of said premises, to gether with the charges as provided by the second part and 00/100 DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; to which shall be a lieu upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rends colored by said party of the second part shall be applied on the payment of said dobt. And the said part—8 feet first part, for said consideration, and the shall be applied on the party of the second part shall be applied on the party of the second part shall be applied on the party of the second part shall be applied on the party of the second part shall be applied to read the said party. The first part, for said consideration, and the shares of stock seemption and saids laws of the State of Oklahoma. In event of legal proceedings to foreclose this mortgage, the indebtodness thereby secured shall be applied in or date of default at the rate of ten (10) read to read the said party of the charge of stock abait be cancelled and the surrender value thereof sold the said to the said as abait be cancelled and the surrender value thereof and be calculated to possession of the premises and to all of the rends and product the abait of the said one or of this mortgage. In the event of default on the part of the mortgage, in the party of the children of the said property, and shall be cancelled to collect and all be calculated to possession of the premises and to all of the rends and product promote of the said property, and shall be calculated to collect and all be calculated to possession of the premises and to all of the rends and product the said property, and shall be calculated to the said property, and shall be calculated to the surrend product the said prop
Three Hundred and 00/100 DOLLARS, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; 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 colted by said party of the second part shall be applied on the payment of said dolt. And the said part data is may of the first part, for said consideration, do many expensive mort of said rend eather and all the benefits of the homested exemption and state laws of the State of Oklahoma. In event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall be arised of default at the rate of ten (10) cont per annum in lieu of turther monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value thereof as ovided in the By-Laws of said Association, as of the date of the first default, shall be applied in reduction of the sum due on this mortgage. In the event of default on the part of the mortgager. In the performance of any of the obligations of the said note or of this mortgage, the mortgage all be entitled to possession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and solve the said rents, which, less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. ITS UNDERSTOOD AND AGREED By and betyreon, the parties hereto, that this entire contract, and each and every part thereof, is made and enterint in accordance with the By-Laws of the HULSA BULLDLING AND LOAN ASSOCIATION, and the laws of the State of Oklahoma are to govern. IN WITNESS WHEREOF, The said part, and said association and the laws of the State of Oklahoma are to govern. A. B. CTEWS and Noter Public in and for said County and State, on this Fifteenth day of February 192 personally appeared. W. H. Imes and Emmis W. Imes, his wife, to me known to be the identical person. S. who executed the within
oted by said party of the second part shall be applied on the payment of said debt. And the said parties of the first part, for said consideration, do proby expressly waive an appraisement of said real estate and all the benefits of the homestead exemption and state laws of the State of Oklahoma. In event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall be a interest from date of default at the rate of ten (10) in cent per annum in lieu of further monthly installments, and the sharps of stock above referred to shall be cancelled and the surrender value thereof as ovided 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 mortgager. In the performance of any of the obligations of the said note or of this mortgage, the mortgage could be entitled to possession of the premises and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and colve the said rents, which less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. IT IS UNDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entering into in accordance with the By-Laws of the "ULISA" BUILLIAING AND LOAN ASSOCIATION, and the laws of the State of Idelman, 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 ies of the first part have hereunts set the image. A. B. Crews a Notary Public in and for said County and State, on this Fifteenth appeared. A. B. Crews a Notary Public in and for said County and State, on this Fifteenth and one parties. In the contract of the crew and the parties of the first part have a notary parties. A. B. Crews a Notary Public in and for said County and State, on this first part have a parties of the first parti
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IN WITNESS WHEREOF, The said part, iesof the first part. have hereunte set theirnd s and seal S the day and year above then. W. H. Imes Emma W. Imes ACKNOWLEDGMENT ate of Oklahoma, Tulsa County, ss. Before me, A. B. Crews, a Notary Public in and for said County and State, on this. Fifteenth day of February 192 5 personally appeared. W. H. Imes and Emma W. Imes, his wife, 192 192 5 personally appeared. W. H. Imes and Emma W. Imes, his wife,
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ate of Oklahoma, Tulsa County, ss. Before me
WITNESS my hand and official seal the day and year above set forth. (Seal) January 28, 1925
CORPORATION ACKNOWLEDGMENT
PATE OF OKLAHOMA, County of a Notary Public, in and for said County and State on thisday o
President and Secretary respectively of the Company, and the persons who executes the company and the persons who executed the series of the company and the persons who executed the series of the company and the persons who executed the series of the company and the free and relatively the company and the free and the company and the company and the free and the company and the company and the company a
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