	And We Curther series in case of del	COMPAI	of money or any part thereof monthly o	s aforesaid, to pay all fines
	And			
	ite and owing on said foan			
:	The payment of said monthly sum aggregating		마시 화사는 그 사람들의 물리에 가입하다.	
	after until the maturity of said stock and the payme			
nd n v	k to redemption by said Association at the par valu redeemed shall be taken by said Association in full This obligation may be paid off at any time upon gi hich event this note or obligation may be credited o	e thereof, and the said Share. I satisfaction of this obligatio iving thirty days written notic in such repayment of loan, wi	Sf stock evidenced by Certificate in and deed of trust or mortgage to secure to to the Home Office of the Association, the the withdrawal value of the stock carri	THE TEST, Oklahoma,
No.	Loan 1067		David M. Stutsms	
			Beulah M. Stuter	IEI I
hes	NOW THEREFORE, If said part	oc and remain in Iuli Iorce an	d effect, and this mortgage may be imm	ediately foreclosed and en-
	second part, to pay said taxes, assessments and aws of said Association, for the non-payment of said Hundred Lighty			
	e Hundred Lighty of which shall be a lien upon said premises and seco			
per per	ed by said party of the second part shall be applied by expressly waive an appraisement of said real est In event of legal proceedings to foreclose this mort cont per annum in lieu of further monthly installmudded in the By-Laws of said Association, as of the	gage, the indebtedness therebents, and the shares of stock date of the first default, shall	y secured shall bear interest from date of d above referred to shall be cancelled and th be applied in reduction of the sums due	efault at the rate of ten (10) c surrender value thereof as on this mortgage.
	In the event of default on the part of the mortgagor I be entitled to possession of the premises and to al ive the said rents, which, less the cost of collection IT IS UNDERSTOOD AND AGREED, By and between into in accordance with the By-Laws of the			
	IN WITNESS WHEREOF, The said part 195 of ten.	the first partha VO her		
			David M. Stuts	sman
	nad and annothing made and a second and a second		Donath W. Sout	· · · · · · · · · · · · · · · · · · ·
	e of Oklahoma, Tulsa	ACKNOWLEDGME		
	Before me, A. B. Crews February 1923, personally ap	County, ss. a Notary Public in David M. ppeared David M. me known to be the identica	ENT and for said County and State, on this	Fifteenth day of Stutsman, his wi
	Before me, A. B. Crews February 1923, personally approximately approxima	County, ss. a Notary Public in David M. ppeared David M. me known to be the identical same as theire and vo	and for said County and State, on this	Fifteenth day of Stutsman, his Wide of the state of the s
ekı	Before me, A. B. Crews February 1923, personally approximately to the provided of the provided the second of the s	County, ss. a Notary Public in David M. me known to be the identica same as theiree and vo	and for said County and State, on this	Fifteenth ay of Stutsman. his Wid foregoing instrument, and purposes therein. set, forth;
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dy	Before me, A. B. Crews February 1923, personally appeared WITNESS my hand and official sent the day and y commission expires. January 28, 1925. TE OF OKLAHOMA, County of Before me. 192, personally appeared President and Secretary rewithin and foregoing instrument, and acknowledged and deed of the said Corporation for the uses and	County, ss. a Notary Public in David M. ppeared David M. me known to be the identical a same as their rea and volume year above set forth. (Seal) 192 CORPORATION ACKNOW 55. a Notary Public, in and spectively of the d to me that they executed the purposes therein set forth.	and for said County and State, on this Stutsman and Beulah M. I person S who executed the within an luntary act and deed for the uses and the luntary act and deed for the session S. A. B. Crews, LEDGMENT for said County and State on this	Fifteenth ay of Stutsman, his wind foregoing instrument, and purposes therein, set, forth; Notary Public. day of or me well known to be the if the persons who executed in as the free and voluntary
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