puse and owing on said beam. *** *** *** *** *** *** *** *** *** *
reater until the maturity of said atock and the payment of all fines, penalties, advances, lient and other charges shall entitle all or said certificate or contempt on by said Association at the pay value thereof, and the said Share. S. of stock evidences by Certification and the account of the contempt of the takes by said Association in all satisfactions of this obligation and deed of visit or meritages to secure the same. This obligation may be paid off at any time upon giving thirty days written notice to the Mone Ortice of the Association. This obligation may be paid off at any time upon giving thirty days written notice to the Mone Ortice of the Association. Loan.863. Lie. H. Barr Ligary Barr. NOW YNEREFORE, if said part. 168 the first part shall pay the several name of money mentioned in said note or obligation, including all does, in each and fines, when they shall be or become due one in anyable, agardoressid, and shall faithfully perform all of the said agreements therein contained, then each of the unpul amount of the principal of said note, the unpul all interest and fines, and the repeditures hereinbefore named, made by the said party second part, to pay said (axes, assessments and insurance, and to protect the title of said premises, to gather with the charges as provided by the leaves of said Association, for the non-payment of said interest, none, supenditures, and the approach of movings before their orders and the said party of the second part shall be applied on the symmetries of said resistance of the said premises and second part shall be applied on the symmetries of said resistance of the said provided by the contract of legal proceedings to foreclosure the said on the said and
circ to redemption by said Association at the pay value thereof, and the said Share. S. of stock evidenced by Certificata No. 2165 so taken a redemption shall be taken by said Association in full extination of this children and deed of treat or mortings to secure the same which even this pote or obligation may be credited on such repayment of loan, with the withflowed value of the stock carried with same. Loan-863. Loan-863. NOW THEREPORE, it said part-108 the first part shall pay the several burns of money mentioned in said note or obligation, including all does, increased the said part of the said amount of the principal of said note, the unput interest and since, and the expenditure herein between the said part of the said Association, for the said part of the said Association, for the said part of the said Association for the said and said amount of the principal of said said. Interest, deed, said the part of the payment of mortings may be immediately for containing the said amount of the principal of said said. Interest and since, and the payment of mortings before their material and said amount of the principal of said and DALOAS. The said Association, for the said and and an an an analysis of the payment of mortings before their material and said and the said and an an an analysis of the payment of mortings before their material and an analysis of the payment of said and the said said the payment of said and the said said said the said said said said said said said said
LIGHT BRIT LIGHT BRIT NOW THEREFORE, it said part. 168 the first part shall pay the several nums of money mentioned in said note or obligation, including all dies, inset and fines, when they shall be or become due and psyable, action-said, and and inthintly perform all of the said agreements therein contained, then can be acted from the upside and mount of the principal of said since, the unput interest and fines, and the expenditures herein for the mon-payment of said interest, and not, and the protect the title of said premises, to gather with the charges as provided by the sixes of said Association, for the non-payment of said interest, and not, expenditures, and the expenditures herein the provided by the sixes of said said party of the second part in the non-payment of said interest, and not for for foreignes before their maturity and. 1780. Annual read, and 1.0/100. DOLLARS, interest of the foreign said party of the second part shall be applied on the payment of said facts, and included in any degree of forceloure rendered thereon, and all rents collected by said party of the second part shall be applied on the payment of said for electric said in the said party of the second part shall be applied on the payment of said for electric said in the said said said said said said said said
NOW THEREFORE, It said part 1.66 the first part shall pay the several hums of money mentioned in said note or colligation, including all does, and the seat and fines, when they shall be or become due and payable, agraforessaid, and shall faithfully perform all of the said agreements therein contained, then so presents shall be void, otherwise the same shall be and remain. In full force and effect, and this mortages may be mortgated and ensured for the unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures heroindector amount of the principal of said note, the unpaid interest and fines, and the expenditures heroindector amount of the principal of said note, the unpaid interest and fines, and the expenditures heroindector amount of the principal of said note, the unpaid interest and fines, and the expenditures heroing the contract of the said party of the second part in the non-payment of said interest, drace, expenditures, and the payment of mortgage; also for forcedosing the amount of which shall be a lieu unpose said purchases and secured by this mortgage, and included in any degree of forcedosing the term, and all rents colicies by said party of the second part shall be applied on the payment of said debt, and the said part, 820 the first part, for said consideration, do which shall be a proceedings to forcedose this mortgage, the indebtainess thereby secured shall be are like the state to the State of Okidam. In event of legal proceedings to forcedose this mortgage, the indebtainess thereby secured shall be unposed on the sain of the State of Okidam. In event of default, as the part of the mortgage and the sain of the sain of the sain to sain the sort said to the sain of the sain of the official mortgage. In the event of default, shall be expelled in relateion of the sain of the official mortgage. In the event of default and the part of the mortgage and the sain of the sai
NOW THEREPORE, it said part 166 the first part shall pay the several hums of money mentioned in said note or obligation, including all dues, instead and fines, when they shall be or become due and payable, ag-inforesaid, and shall faithfully perform all of the said agreements therein contained, then so presents shall be void, therein when the said supports the same shall be and remain in full force and effect, and this mortgage is immediately forceded and enter the unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures incenheletre nume, and by the said party second part, to pay said laxes, assessments and finesures, and a protected the title of said premises, to gather with the charges are provided by the laws of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and.
NOW HEREPOORD It said part. 1.26 the first part shall pay the several name of money mentioned in said note or obligation, including all dues, incompanies the part of the part become due and searchested, and then detected, and this mortgage may be immediately made for the unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinhetere named, made by the said party 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 save of said Asseciation, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and.
second part, to pay sald taxes, assessments and insurance, and to protect the filte of said premises, to gether with the charges as provided by the lawas of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and
Haws of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and
by said party of the second part shall be applied on the payment of said dobt, And the said part, 280f the first part, for said consideration, do— oby expressly walve an apprelaement of said real estate and all the benefits of the homested exemption and state laws of the State of Okishoma. In event of legal proceedings to foreslose this mortgage, the indebtedness thereby secured shall bear interest from date of default at the rate of ten (10) cent per annum in lieu of further monthly installments, and the shares of stock above referred to shall be cancelled and the surrender value thereof as vided in the Sp-Laws of state, as of the date of the first default, shall be upplied in reduction of the sums due on this mortgage. In the event of default on the part of the mortgagerS. in the performance of any of the obligations of the said note or of this mortgage, the mortgage in the called 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 the collect operation of the part of the said and the collect and the collect operation of the part of the said and the collect operation of the part of the said note or of this mortgage, the mortgage in the called the part of the said and the collect operation of the part of the said and the collect operation of the part of the said collect and the collect operation of the part of the said and the collect
In event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall be are interest from date of default at the rate of ten (10) cent per annum in lieu of truther monthly installments, and the shares of stock above referred a phall be cancilled and the surrender value thereof as wided 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 mortgage and to all of the rents and profits thereafter accruing from said property, and shall be entitled to collect and either the said rents, which, less the cost of collection thereof, shall be applied tron the indebtedness hereby secured. In the event of default on the part to said of the rents and profits thereafter accruing from said property, and shall be entitled to collect and either the said rents, which, less the cost of collection thereof, shall be applied then the indebtedness hereby secured. In the event of default on the part is cost of collection thereof, shall be applied the other control, and the By-Laws of the State of the Interest in the said part into an accordance with the By-Laws of the State of the Interest into an accordance with the By-Laws of the State of the Interest into an accordance with the By-Laws of said Association and the laws of the State of Oklahoma are to govern. In WITNESS WHEREOF, The said partificate the first parthaV.C.hereunto settheixand
IN WITNESS WHEREOF, The said parties of the first part
ACKNOWLEDGMENT te of Oklahoma, Tulsa County, ss. Before me, A. B. Craws, a Notary Public in and for said County and State, on this 15th day of September 1922 personally appeared L. H. Barr and Mary Barr, his wife to me known to be the identical person. S. who executed the within and foregoing instrument, and nowledged to me that they executed the same astheirsee and voluntary act and deed for the uses and purposes therein set forth:
ACKNOWLEDGMENT A. B. Craws , a Notary Public in and for said County and State, on this 15th day of September 1922, personally appeared L. H. Barr and Mary Barr, his wife to me known to be the identical person
ACKNOWLEDGMENT to of Oklahoma, Tulsa County, ss. Before me
ACKNOWLEDGMENT Tulsa County, ss. Before me, A. B. Craws , a Notary Public in and for said County and State, on this 1.5th day of September , 1922, personally appeared L. H. Barr and Mary Barr, his wife to me known to be the identical person S, who executed the within and foregoing instrument, and sowledged to me that they coxecuted the same astheiree and voluntary act and deed for the uses and purposes therein set forth:
ACKNOWLEDGMENT to of Oklahoma, Tulsa County, ss. Before me, A. B. Craws, a Notary Public in and for said County and State, on this 1.5th day of September 1922, personally appeared L. H. Barr and Mary Barr, his Wife to me known to be the identical person. S who executed the within and foregoing instrument, and nowledged to me that they executed the same astheiree and voluntary act and deed for the uses and purposes therein set forth:
Before me, A. B. Craws , a Notary Public in and for said County and Sinic, on this 1.5th day of Saptember 1922 personally appeared L. H. Barr and Mary Barr, his wife to me known to be the identical person & who executed the within and foregoing instrument, and nowledged to me that they executed the same astheiree and voluntary act and deed for the uses and purposes therein set forth:
Before me. A. B. Crews and Notary Public in and for said County and State, on this 1.5th day of September 1922 personally appeared L. H. Barr and Mary Barr, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and mowledged to me that they executed the same astheiree and voluntary act and deed for the uses and purposes therein set forth:
September 1922, personally appeared. L. H. Barr and Mary Barr, his wife to me known to be the identical person. S who executed the within and foregoing instrument, and mowledged to me that they executed the same astheirnee and voluntary act and deed for the uses and purposes therein set forth:
to me known to be the identical personSwho executed the within and foregoing instrument, and nowledged to me thatthey
to me known to be the identical personS
nowledged to me that they
보면 그리다면 그는 이번에 살아들은 이 교통에는 이렇게 들었다면 보고 있는데 얼마를 보는데 되었다. 그리는데 이번에 되었다는데 하는데 하는데 하는데 그는데 하는데 그런데 하는데 그런데 하는데 그런데 하는데 그런데 그렇게 되었다면 그렇게
(SEAL) A. B. Crews Notary Public.
commission expiresJanuary28th
CORPORATION ACKNOWLEDGMENT
ATE OF OKLAHOMA, County of
Before me
personally appeared to me well known to be the
President and Secretary respectively of the
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary and deed of the said Corporation for the uses and purposes therein set forth.
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary 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,
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary 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.
within and foregoing instrument, and asknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary 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, commission expires
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary and the free and voluntary 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. Filed for record in Tulsa County, Oklahoma, on the 28th day of September 1922, at 4:50 oct. P/M, Book 415, Page 53
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary 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. Commission expires
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary 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. Filed for record in Tulsa County, Oklahoma, on the 28th day of September 1922, at 4:50 look P/M, Book 415, Page 53 F. Delman Deputy. (SFAL) O. D. Lawson County Clerk
within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act, and as the free and voluntary 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. Commission expires. 192 Filed for record in Tulsa County, Oklahoma, on the 28th day of September 1922, at 4:50 oct. P/M, Book 415, Page 53 F. Delman Deputy. (SEAL) O. D. Lawson County Clerk. TREASURER'S ENDORSEMENT

W.

o to species of the second sec

To be to freed