integer on such laws,	nd penalties assessed on accord the security given to se	count thereof, in accordance with the	e rules, regulations and By-La upon the sale thereof, be ins	money, or any part thereof, monthly as aforesaid, we of said Association, and if, in case of default, the ufficient to repay said Association any balance whi	stock pledged ch may be due
uniter until the maturity of mist stock and the payment of all flows, penaltics, diverses, lies and either alarges and earlied all of anti-cellular of the protection of the p	nd owing on said loan,	ny dues, interest or other charges re for a period of six months, then the	agree to fully pay and dischinguired by the By-Laws or sha whole of this obligation shall see and 36/100	arge same. Ifshall fa ll become indebted to the Association in a sum equ become due and payable and my be collected by le	ail for a period tal to the gross aw, The pay-
the contemporation by and Association at the part when thereof, and the said filter. S of the confidence of the contemporation					
NOW THEREPORE, it said gart. X. of the first part shall goy the several sums of memory sensioned in and note or obligation, including 30 down, incentia shall be read, otherwise the same shall be and remain in [off cree and effect, and hide maringam may be immediately foreigned and authored for his wall to see, assessments and issuances, and to private the little of said premises, speaker with the charges as provided by the hy-Laws of and authored for his wall to non-payment of each interest, fines, expenditures, and the poyment of maringage before their maturity and. One BURGAT coll 515-ty. The monophysical of said interest, fines, expenditures, and the poyment of maringage before their maturity and. One BURGAT coll 515-ty. The monophysical of said interest, fines, expenditures, and the poyment of maringage before their maturity and. One BURGAT coll 515-ty. The monophysical of said interest, fines, expenditures, and the poyment of maringage before their maturity and. One BURGAT coll 515-ty. The monophysical of the poyment of and disk. And the said part, X. of the first part, for anid conditionation of 515-ty and party and party and the party of the part					
NOW THEREPORE, I mid part. X. of the first port shall pay the several same of meany monitored in said note or obligation, including all does, increase that it is void, otherwise the same sight to end remain in full force and effect, and this configure any be immediately forcedow and attended for the void of the void, otherwise the same sight to end remain in full force and effect, and the nortgage any be immediately forcedow and attended for the void of the part of the void of the void of the part of the void of the part of the void of the			on of this obligation and deed thirty days written notice to t repayment of loan, with the y	of trust or mortgage to secure the same use. Ok he Home Office of the Association, <u>Tules</u> , Ok withdrawal value of said stock carried with same.	lahoma,
NOW THEREPORE, It said part X. of the first part shall pay the several sums of manny sentiment in said gate or chilipation, including all dates, including any the property in the same and the next payment of the said supermonts therein contained, the these significant contents and insurance, and to private the interest of the said supermonts the said summary in the insurance and the said summary is insuranced, and the said summary is insuranced and the said summary is insuranced, and the said summary is insuranced and the said summary is in the said summary is insuranced and the said summary is in the said summary is said to said summary in the said summary is said to said summary in the said summary is said summary in the said said said said said said said said	hoan 1214	•••		Merie Tiedenan	
NOW THEREPORE, It said part X. of the first part shall pay the several sums of manny sentiment in said gate or chilipation, including all dates, including any the property in the same and the next payment of the said supermonts therein contained, the these significant contents and insurance, and to private the interest of the said supermonts the said summary in the insurance and the said summary is insuranced, and the said summary is insuranced and the said summary is insuranced, and the said summary is insuranced and the said summary is in the said summary is insuranced and the said summary is in the said summary is said to said summary in the said summary is said to said summary in the said summary is said summary in the said said said said said said said said		Comp.			
the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and. One Hundred Sixty I have upon said premises and secured by the sun critagos, and included in any other of correlators reduced between, and all rends calleded by and party the second part shall be applied on the payment of said oble. And the said part, Y of the first part, (or said consideration, do 98. hereby expressly the second part shall be applied on the payment of said oble. And the said part, Y of the first part, (or said consideration, do 98. hereby expressly in the expectation of the part of the mortgage. The said part of said oble, and the said part of said accessition, as of the fact of the office of said accessition, as of the fact of the said part of said accessition, as of the fact of the said of the said accessition, as of the fact of the said of the said accessition, as of the fact of the said accession, and the said accession, and the said accessions are of the said accessions and the said accessions are of the said accessions and the said accessions are of the said accessions and the said accessions are said accessions and as a said accessions are said accessions and the said accessions are said accessions and an accession and the said accessions are said accessions and said accessions are said accessions. The said accessions are said accessions are said acces			"RAD		
alien upon said premises and secured by this mortage, and included in may degree of foredours rendered therea, and all rends calcided by all puts the second part shall be applied on the paymest of said debt. And the said past, X. of the first part, for said candidatelia, 6.058, hereby expressly were considered by an all rends calcided by all puts of the consequence of said seed exists, and it is benefited to the homested working on an atypicate of the State of Oficials on the State of Oficials on the State of Oficials on the said association, and the said past, X. of the first part, for said candidatelia, 6.058, hereby expressly associated by a proceedings of the State of Oficials on the State of Oficials on the said association, and the said of the State of Oficials on the part of the markuper. The said payment of the said of the said of the said association and the said of the said of the said association and the said of	NOW THEREFORE set and fines, when they all sents shall be void, other baid amount of the princip said taxes, assessments at the non-payment of said	, If said part_V_of the first part shall be or become due and payable, wise the same shall be and remain pal of said note, the unpaid interest and insurance, and to protect the tinterest, fines, expenditures, and the said that is the said that the said t	iall pay the several sums of m as aforesaid, and shall faithful in full force and effect, and and fines, and the expenditur tle of said premises, together w the payment of mortgage befor	oney mentioned in said note or obligation, includir ly perform all of the said agreements therein contain this mortgage may be immediately forclosed and en- res hereinbefore named, made by the said party of s with the charges as provided by the By-Laws of said e their maturity and One Hundred Six	ng all dues, in- ned, then these nforced for the second part, to I Association,
has second part shall be applied on the payment of said shies. And the said next. X. of the first part to gain consideration, do. 93, heredy expressly were analysis of the said of the said and the benefits of the hamested accession and stay inves of the State of Childrens. In event of legal proceedings to foreshoe this mortage, the indebtedness thereby secured shall been interest from date of cleaning at the rate of ten (10) of the part of the content of the said accession, so of the date of the interest of proceedings of the remains and in all of the declaration that applied in reduction of the said vector of this mortage. In the result of default on the part of the mortage, T., in the proformance of any of the obligations of the said vector of this mortage. In the result of default on the part of the mortage, T., in the proformance of any of the obligations of the said vector of this mortage. In the result of default on the part of the mortage, T., in the proformance of any of the obligations of the said vector of this mortage. In the result of default on the part of the mortage, T., in the proformance of any of the obligations of the said vector of this mortage. In the result of default on the part of the mortage, T., in the proformance of any of the obligation of the said vector of this mortage. In the script of the part of the mortage, T., in the part of the mortage of the said vector of the vector of the said vector of the said vector of t					
In the event of defaults on the parts of the mortunes, T., in the performance of any of the obligations of the tail note or of this mortunes and to all the centiles to profits the cratter accurage from and property, and that the suited to cellets and only the said rents, which, her the core of celletton thered, shall be applied upon the indebtodness hereby secured. IT IS UNDSHIPSTOOD AND AGENERAL AND AGE					
condition in accordance with the By-Lawes of said Association and the laws of the State of Oktabers are to govern. IN WITNESS WHEREOF, The said part X	ne second part shall be a ve an appraisement of sai In event of legal proc cent per annum in lieu o ed in the By-Laws of said	pplied on the payment of said debt d real estate and all the benefits of the eedings to foreclose this mortgage, if further monthly installments, and Association, as of the date of the fire	And the said partof he homestead exemption and the indebtedness thereby secu the shares of stock above refe st default, shall be applied in re	the first part, for said consideration, do9he stay laws of the State of Oklahoma. red shall bear interest from date of default at the rered to shall be cancelled and the surrender value reduction of the sums due on this mortgage.	reby expressly ate of ten (10) thereof as pro-
condition in accordance with the By-Lawes of said Association and the laws of the State of Oktabers are to govern. IN WITNESS WHEREOF, The said part X	In the event of default Il be entitled to possessic eive the said rents, which IT IS UNDERSTOO	t on the part of the mortgagor——, on of the premises and to all of the less the cost of collection thereof, DD AND AGREED, By and betwe	in the performance of any of the rents and profits thereafter shall be applied upon the indeen the parties hereto, that the	he obligations of the said note or of this mortgage, accruing from said property, and shall be entitled ebtedness hereby secured. is entire contract, and each and every part thereo.	the mortgagee to collect and f, is made and
IN WITNESS WHEREOF, The said part Y of the first partha. hereunto set. her hand					
ACKNOWLEDGMENT To OF OKLAHOMA, Tules A. B. Crews A. B. Crews A Notary Fublic in and for said County and State, on this. Twenty-thirdhy of June 1923, personally appeared Marie Tiedeman, a widow to know to be the identical person. who executed the within and foregoing instrument, and nowledged to me that She executed the same as . 1827 free and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. commission expires January 28, 1925. 192 (Seal) Filed for record in Tulsa County, Oklahoma, on the. 23 day of June 1923, at 11:50 A. M. Bock 447, Page. 167					
ACKNOWLEDGMENT Tulsa	IN WITNESS WHE ve written.	REOF, The said partof the	first partha Shere		
ACKNOWLEDGMENT TO OF OKLAHOMA, Tulsa	*			Marie Tledeman	
ACKNOWLEDGMENT E OF OKLAHOMA, Tulsa, County, ss. Before me, A. B. Crews, a Notary Public in and for said County and State, on thisTwenty_thirday of, June					
Tules , County, ss. Before me, A. B. Crews , a Notary Public in and for said County and State, on this . Twenty-third and for said County and for said Co				*************	
Tules				e de la companie de l	
Tules			ACKNOWLEDGMENT		
June 1925, personally appeared Marie Tiedeman, a widow to me known to be the identical person who executed the within and foregoing instrument and nowledged to me that She executed the same as her free and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. commission expires January 28, 1925 192 (Seal) Filed for record in Tulsa County, Oklahoma, on the 23 day of June 1923, at 11:50 oct. A. M. Book 447, Page 187	TE OF OKLAHOMA	Tulsa	County ss		
June 1925, personally appeared Marie Tiedeman, a widow to me known to be the identical person who executed the within and foregoing instrument and nowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth: WITNESS my hand and official seal the day and year above set forth. with the commission expires. January 28, 1925. 192 (Seal) Filed for record in Tulsa County, Oklahoma, on the 23 day of June 1923 at 11:50 ock. A. M., Book 447, Page. 187	Before me.	A. B. Crews	a Notary Public in and for	said County and State on this Twenty-	third, of
to me known to be the identical person	_	192 3 personally appeared	Marie Tiede	man, a widow	
WITNESS my hand and official seal the day and year above set forth. commission expires January 28, 1925. 192 (Seal) Filed for record in Tuisa County, Oklahoma, on the 23 day of June 1923, at 11:50 ock. A. M., Book 447, Page 187					strument and
WITNESS my hand and official seal the day and year above set forth. commission expires January 28, 1925. 192 (Seal) Filed for record in Tuisa County, Oklahoma, on the. 23 day of. June 1923, at 11:50 at . M., Book 447, Page 187.	nowledged to me that				
Filed for record in Tulsa County, Oklahoma, on the. 23 day of. June 1923, at 11:50 M., Book 447, Page 187	nowledged to the thirt	executed the same as	1104_iree and voluntary ac	t and deed for the uses and purposes therein sections	11
Filed for record in Tulsa County, Oklahoma, on the. 23 day of. June 1923, at 11:50 A. M., Book 447, Page 187	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			·	
Filed for record in Tulsa County, Oklahoma, on the. 23 day of. June 1923, at 11:50 M., Book 447, Page 187	************	**********	and and find hind was not and the raw on any job was and was and all any and any on any year in, we was		
Filed for record in Tulsa County, Oklahoma, on the. 23 day of. June 1923, at 11:50 ock. A. M., Book 447, Page 187					
Filed for record in Tulsa County, Oklahoma, on the 23 day of June , 192 ³ , at 11:50 ock M. Book 447, Page 187	WITCHTERS band			· · · · · · · · · · · · · · · · · · ·	
A. M., Book 447, Page 187				A. B. Crews.	otary Public.
A. M., Book 447, Page 187				A. B. Crews	otary Public.
A. M., Book 447, Page 187				A. B. Crews, No.	ctary Public.
A. M., Book 447, Page 187				A. B. Crews, No.	otary Public.
ck M., Book 447, Page 187				A. B. Crews, No.	otary Public.
ck M., Book 447, Page 187				A. B. Crews.	tary Public.
ck M., Book 447, Page 187				A. B. Crews, No.	otary Public.
ck M., Book 447, Page 187				A. B. Crews, No.	otary Public.
A. M., Book 447, Page 187				A. B. Crews, No.	otary Public.
A. M., Book 447, Page 187				A. B. Crews.	etary Public.
A. M., Book 447, Page 187				A. B. Crews, No.	otary Public.
ock A. M., Book 447, Page 187				A. B. Crews, No.	otary Public.
ock A. M., Book 447, Page 187				A. B. Crews, No.	tary Public.
ock A. M., Book 447, Page 187				A. B. Crews.	tary Public.
Production (Social) O. C. Wantson				A. B. Crews.	otary Public.
Production (Social) O. C. Wantson	commission expires	January 28, 1925.	192 (Seal)		
	commission expires	Isa County, Oklahoma, on the	192 (Seal)		

MCJA-paid

W.