be due and owing on said loan	Andfurther agree, in case of default in payment of said sums of money, or any part thereof, monthly as aforesaid, to pay all fines and penalties assessed on account thereof, in accordance with the rules, regulations and By-Laws of said Association, and if, in case of default, the stock pledged and the security given to secure said monthly payments shall, upon the sale thereof, be insufficient to prepay said Association any balance which may	
interaction until the autumnty of mild cook and the payment of all from, penaltics, educates, live and ethical part of and ethical and of and eretificate, and stated in transmission of the payment of t	be due and owing on said loan W6 promise and agree to fully pay and discharge same. If W6 shall fail for a period of six successive months to pay dues, interest or other charges required by the By-Laws or shall become indebted to the Association in a sum equal to the gross amount of dues and interest for a period of six months, then the whole of this obligation shall become due and payable and may be collected by	IJ
and the configuration by south Association in the gar various bearing all and the disciplants and shoot of the gar generation of south the "Ball and College and C	law. The payment of said monthly sum aggregating. One Hundred Eighty-two and 50/100 ollars, each and every consecutive month	
LOAD 1457 A. Y. BOSWELL [Allian linds Boswells KON THENDRES. I sick park ASS the for periods you do not consider the control of the contro	hereafter until the maturity of said stock and the payment of all fines, penalties, advances, liens and other charges shall entitle all of said certificateof	
NOW PRENCIORE. It said part ACR the first part shell por the several sums of money meetinosed in said note or collection, including all down interests and down, when the shell have been and the said presentate them to acknowledged and the form of the the shell of any shell and the form of the the shell of any shell and the first and the said	No. Loan 1437 A. Y. Boswell Lillian Maud Boswell	
by said purity of the personal part shall be applied on the purity of this dock. As the said personal part of the purity of agreement of the purity of agreement of the purity of the pu	NOW THEREFORE, If said part 198f the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest 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 these presents, shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately foreclosed and enforced for the unpaid amount of the principal of said note, the unpaid interest and fines, and the expenditures hereinbefore named, made by the said party of 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 by-laws of said Association, for the non-payment of said interest, fines, expenditures, and the payment of mortgage before their maturity and	
The the caves of default on the part of the novirgons, B., in the performance of early of the hollogicine of the said note of this montages and the all of the rests and profice therefore security from said property, and shall be neithed to collect and receive it is not in the part of the novirgons and to all of the rests and profice therefore, and the part of the novirgons and the collect and receive it is not in the part of the novirgons and the part of the novirgons and the part of the part of the novirgons and the part of the novirgons and the part of the part of the part of the novirgons and the part of the part of the novirgons and the part of the part		
IN WITNESS WHEREOF, The haid part, 1980 the first part. he . 79 hereunto set . 1984 and		
IN WITNESS WHEREOF, The haid part, 1980 the first part. he . 79 hereunto set . 1984 and	In the event of default on the part of the mortgagor. S., in the performance of any of the obligations of the said note or of this mortgage, the mortgagee shall 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 receive the said rents, which less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. IT IS UNIDERSTOOD AND AGREED, By and between the parties hereto, that this entire contract, and each and every part thereof, is made and entered into in accordance with the By-Laws of the accordance with the By-Laws of the State of Oklahoma, and in constraing this contract the By-Laws of said Association and the laws of the State of Oklahoma are to govern.	
ACKNOWLEDGMENT State of Oklahoma, Tulsa County, ss. Before me. C9011 L. Henry a Nofary Public in and for said County and State, on this Twelfth day of March 1924 personally appeared A Y. Boswell, Jr. and Inllian Mand Boswell, his wife to me know to be the identical person. S. who exceeded the within and foregoing instrument, and neknowledged to me that they executed the same at 1917 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. My commission expires. My commission expires. Filed for record in Tulsa County, Oklahoma, on the 14 day of March 1924 at 2:40. P. My Bosk 489, Page. 157	IN WITNESS WHEREOF, The said part 168 of the first part ha VO hereunto set the 18 and seal Sthe day and year above	
State of Okinhoma, Tulsa County, s. Beters me, Oscill L. Henry, a Nofary Public in and for said County and State, on this. Twelfth day of March 1924 personally appeared A. Y. Boswell, Jr. and Lillian Maud Boswell, his wife to me known to be the identical person. S. who executed the within and foregoing instrument, and neknowinedged to me that. they executed the same at 1921 free and voluntary act and deed for the uses and purposes therein set forth: WIINESS my hand and official send the day and year above set forth. My commission expires. January 15th, 1927, 192 Filed for record in Tulsa County, Okiahoma, on the day of March 1924 at 2:40. P. M. Book 489, Page, 157	A• X• Boswell	
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WITNESS my hand and official seal the day and year above set forth. My commission expires January 15th, 1927. 192 Filed for record in Tulan County, Oklahoma, on the 14 day of March 1924 at 2:40 O'clock P. M., Book 468, Page 157	his wifeto me known to be the identical person_Swho executed the within and foregoing instrument, and	
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Brady Brown, Deputy (Seal) O. G. Weaver, County Clerk.	0'clockM., Book 469, Page 157	
	erend to the order of the extension of t	
	Brady Brown, Deputy (Seal) County Clerk.	