NOW THEREFORE, If said part 10.5 the first part shall pay the several sums of money mentioned in said note or obligation, including all diaes, inset and fines, when they shall be or become due and payable, as aforesaid, and shall said through perform all of the said agreements therein contained, then one precents, shall be void, otherwise the same shall be and remain in full force and effect, and this mortgage may be immediately forcelosed and enceceded part, to pay said taxes, assessments and insurance, and to protect the title of said premises, together with the chargen as provided by the laws of said Association, for the non-payment of gaid interest, fines, especializers, and the payment of mortgage before their maturity and.  Three Hundrod Twentry and No/100 DollARS, attorney's fee for instituting said upon this mortgage; also for foreclosing the same of which shall be a lieu upon said premises and secured by this mortgage, and included in say degree of foreclosure molecule thereon, and all rents collected said party of the second part shall be applied on the payment of said debt. And the said part 19.9 of the first part, for said consideration, do. The other of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall be an interest from date of default in the rest of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall be an interest from date of default in the nature of said restricts and all the beauth, shall be applied in meduction of the summ due on this mortgage.  In the event of default on the payt of the mortgager,, in the performance of any of the obligations of the said note oy of this mortgage, the mortgage we the said rette, which less the cost of collection thereof, shall be applied upon the indebtedness thereby secured shall be applied to the said and the said the said the continuation of the contract of the said return, which less the cost of collection thereof, shall be applied upon the indebtedness thereby secured.  IT IS UNDER		ums of money, or any part thereof, monthly as aforesaid, to pay all fines and By-Laws of said Association, and if, in case of default, the stock thereof, be insufficient to prepay said Association any balance which may
after until the maturity of said stock and the payment of all fines, penalties, advances, liena and other charges shall entitle all of said certificate		
ck to redemption by said Association at the par value thereof, and the said Share. So of stock evidenced by Certificate No. F-628 30 taken This obligation may be paid off at any time upon giving thirty days written notice to the Home Office of the Association. Bert1281118 (1991) 118 (1	등입니다는 살이 얼마나 얼마나 아내다면 다른 바람이 되는 생활이 되었다. 그들이 그렇게 되었다고 있다.	설립으로 가능하는 교육을 심지하는 가장 있는 데 하는 사람이 되었다. 그들이 모든 그들은 사람
A. Y. Boswell Jr.  Lillian Baude Boswell  Mattie Jane Boswell  NOW THEREFORE It said part 198 the first part shall pay the several sums of money mentioned in said note or obligation, including all does, how and fines, when they shall be or become due and payable, as aforesaid, and shall saithfully perform all of the said agreements therein contained, then seemed part, to pay said taxe, assessments and insurance, and to protect the title of said premises, logether with the charges as provided by the laws of said Association, for the non-payment of paid interest, fines, expenditures, and the payment of mortgage before their maturity and.  Mree Hundred Twenty and No/100  DIARS, stormery to the instituting said upon this mortgage, and included in any degree of joredouser medicered thereon, and all rents collected said party of the second part shall be applied on the payment of said debt. And the said part 199 of the first part, for said consideration, do—only a said party of the second part shall be applied on the payment of said debt. And the said part 199 of the first part, for said consideration, do—only as the said of the second part shall be applied on the payment of said fresh tested and life benefits of the homestead examption and stay is any of the State of Othshoms.  The second part shall be applied on the payment of said debt. And the said part 199 of the first part, for said consideration, do—only as the said to the said of said association, as of the date of the first default, shall be applied on the said to the said to the said to consideration of the By-laws of said Association, as of the date of the first default, shall be applied in reduction of the said to consideration and the said of the said of the said to consideration.  The second of default on the payer of the mortgage and to all of the rents and propriets thereafter according from said property, which less the ord of collection thereof said association as of the said to the said of		
Lillian Maude Boswell  NOW THEREFORE, It said part 10.9, the first part shall pay the several sums of money mentioned in said note or obligation, including all dues, interest and the said part 10.9, the first part shall be and remain in full force and effect, and this mortgage may be interested for the unpul amount of the principal of said note, the unpul interest and fines, and the expenditures hereisateled procedured by the said party second part, to pay said taxes, anessements and insurance, and to protect the title of said premises, depther with the charges as provided by the laws of said Association, for the non-payment of gaid interest, fines, expenditures, and the expenditures hereisates, closther with the charges as provided by the laws of said Association, for the non-payment of gaid interest, fines, expenditures, and the payment of mortgage before their maturity and	ck to redemption by said Association at the par value thereof, and the said Share d redeemed shall be taken by said Association in full satisfaction of this obligation. This obligation may be paid off at any time upon giving thirty days written not which event this note or obligation may be credited on such repayment of loan, with the control of the	of stock evidenced by Certificate No. 2002 at the hand deed of trust or mortgage to secure the same rtlesville the the Home Office of the Association Bertlesville the withdrawal value of the stock carried with same. Oklahoma
NOW THEREFORE, it said part 10.8 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 adversald, and shall said fined to prome the said part shall be or become due and payable, as adversald, and shall said fined, perform a live and of the said part collection of the transpart of the principal of said note, the unpuid interest and fines, and the expenditures hereinted the promotion of the principal of said note, the unpuid interest and fines, and the expenditures hereinted the said parts second part, to pay said taxes, assessments and insurance, and to protect the title of and premises, together with the said part; and the payment of mortgage before their maturity and.  [And the said part of the expenditures hereinted by the mortgage, and included in any degree of foreclosure rendered by the mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected with expensely were an appraisment of said sales. And the said part 1.8 of the first work and part shall be applied on the payment of said sales. And the said part 1.8 of the first work and part shall be applied on the payment of said sales. And the said part 1.8 of the first work and part shall be applied on the payment of said sales. The said sales are said as a said sales and all the benefits of the homested exception and sales always of the Said condideration, do.  [And the said part of the said part foreclose this mortgage, the indebtedness thereby secured shall be a indicate the payment of said sales. The said sales are said as a said sales and said sales are said as a said sales and sales are said as a said sales are said as a s	,	
NOW TIERSFORE, It said nor 1938 the first part shall pay the several name of money mentioned in add one or obligation, including all dates, and sets and fines, when they shall be to become due and negable, as and seed and and shall be void, otherwise the same shall be and remain in full force and effect, and this mottage may be immediately forcelosed and enced for the unpul amount of the principal of each once, the unpul interest and fines, and the expenditures hereind can made and enced for the unpul amount of the principal of each once, the many of said Association, for the non-payment of gaid interest, fines, expenditures, and the promeins, together with the charges as provided by the laws of said Association, for the non-payment of gaid interest, fines, expenditures, and the payment of mortgage before their maturity and have of said Association, for the non-payment of gaid interest, fines, expenditures, and the payment of mortgage before their maturity and the laws of said Association, and the payment of said debt.  And the said part of the second part shall be applied on the payment of said debt. And the said part 198 of the first part, for said consideration, of which shall be a lieu upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected said party of the second part shall be applied on the payment of said debt.  And the said part 198 of the first part, for said consideration, or which seates and all the benefits of the homestead examption and stay laws of the Said conditions, and the dates and all the benefits of the homestead examption and stay laws of the Said collected and the surrender value thereof as wided in the By-Laws of all 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 payt of the mortgagor, in the performance of any of the obligations of the said note oy of this mortgage, the mortgage all be entitled to possession as t	0.795	。 2. 18 x 3. 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2. 19 2
NOW TIERBYORE. It said nor 1984 the first part shall pay the several name of money mentioned in add one or obligation, including all data, an est and fines, when they shall be to become due and negative and some when they shall be to become due and negative and some of the said agreements therein contained, then see presents, shall be void, otherwise the same shall be and remain in full force and effect, and this mortage may be immediately foreclosed and enced for the unplad amount of the principal of said note, the unpud interest and fines, and the expenditures hereind camed, 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 laws of said Association, for the non-payment of gaid interest, fines, expenditures, and the payment of mortagage before their maturity and have of said Association, for the non-payment of gaid interest, fines, expenditures, and the payment of mortagage into for foreclosing the same; of which shall be a lieu upon said premises and secured by this mortages, and included in any degree of foreclosure rendered thereon, and all rents collected said party of the second part shall be applied on the payment of said debt. And the said part 198 of the first part, for said consideration, of which shall be a lieu upon said party of the second part shall be applied on the benefits of the homestead exemption and stay laws of the Sate of Okinhoma. The contract of the said party wave an appraisement of said real seates and all the benefits of the homestead exemption and stay laws of the Sate of Okinhoma. The payment of said consideration, and the dates of the first default, shall be applied in reduction on the sure of the State of Okinhoma and the said part of further monthly installments, and the shares of stock above referred to shall be called and the surrender value thereof as violed in the 92-base of said association, as of the date of the true of the said party, and the said party,	COMP.	하는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 모르는 것이다.
hree Hundred Twenty and No/100  Dollars, attorney's fee for instituting suit upon this mortgage; also for foreclosing the same; of which shall be a lieu upon said premises and secured by this mortgage, and included in any degree of foreclosure rendered thereon, and all rents collected said party of the second part shall be applied on the payment of said obt. And the said gazangian and the payment of the paym	NOW THEREFORE, If said part 1-36 the first part shall pay the several suiest and fines, when they shall be or become due and payable, as aforesaid, and see presents, shall be void, otherwise the same shall be and remain in full for ced for the unpaid amount of the principal of said note, the unpaid interest and second part, to pay said taxes, assessments and insurance, and to protect the	
of which shall be a lieu upon said premises and secured by this mortgage, and included in any degree of foredosure rendered thereon, and all rents collected said party of the second part shall be applied on the payment of said debt.  And the said part 198 of the first part, for said consideration, do.  The event of legal proceedings to foredose this mortgage, the indebtedness thereby secured shall bear interest from date of default and the rate of ten (10%) which is not 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 mortgagor, in the performance of any of the obligations of the said note opof this 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 excellent which less the cost of collection thereof, shall be applied upon the indebtedness, hereby secure and every part thereof, is made and enter. It is UNDERSTOOD AND AGREED, By and begage the native interest rendered and every part thereof, is made and enter into in accordance with the By-Laws of the all the applied to collect and excellent and each and enter into in accordance with the By-Laws of the all the applied to the said part in the said part into a contract the By-Laws of the said part into an excellent and the laws of the State of Challenge and State of Oklahoma, and in constraing this contract the By-Laws of the said part into an excellent and the laws of the State of Challenge and State of Oklahoma, and in constraing this contract the By-Laws of the said part into a said Association and the laws of the State of Challenge and State of Oklahoma, and in constraing this contract the By-Laws of the said part into a said Association and the laws of the State of Oklahoma, and the said Country of Tulsa and State of Oklahoma, to make the said Country of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my inant		
In the event of default on the part of the mortgager in the performance of any of the obligations of the said note oy of this mortgage, the mortgage all be entitled to possession of the premises and to all of the rents and/profits thereafter accurage from said property, and shall be entitled to collect and ever the said rents, which less the cost of collection thereof, shall be applied upon the indebtedness hereby secured. But over over your thereof, is made and enterinto in accordance with contract the By-Laws of said Association and the laws of the State of Oklahoma are to govern.  IN WITNESS WHEREOF, The said part 1980f the first part have necessary the first part have necessary to the state of the state of Oklahoma.  ACKNOWLEDGMENT  ACK	of which shall be a lien upon said premises and secured by this mortgage, and incl	
IN WITNESS WHEREOF, The said part, 1980f the first part have hereuntoset, the Irand S and seal. S the day and year above itten.  A. Y. Boswell Jr.  Lillian Maud Boswell  Mattie Jane Boswell  ACKNOWLEDGMENT  County, ss.  The County of Tulsa and State of Oklahoma,  Before me,	said party of the second part shall be applied on the payment of said debt. An reby expressly waive an appraisement of said real estate and all the benefits of the heavent of legal proceedings to foreclose this mortgage, the indebtedness thereby reem tep rannum in lieu of further monthly installments, and the shares of stock ovided in the By-Laws of said Association, as of the date of the first default, shall be	d the said part $\frac{1}{2}$ 0. of the first part, for said consideration, do
ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  County, ss. the County of Tulsa and State of Oklahoma, Before me,	In the event of default on the part of the mortgagor, in the performance of all be entitled to possession of the premises and to all of the rents and profits the ceive the said rents, which less the cost of collection thereof, shall be applied upon the IT IS UNDERSTOOD AND AGREED, By and between the nortice never that into in accordance with the By-Laws of the	any of the obligations of the said note on of this mortgage, the mortgagee ereafter accruing from said property, and shall be entitled to collect and indebtedness, hereby secured this entire contract, and each and every part thereof, is made and enter-LOAN ASSOCIATION, and the laws of the State of sof the State of Oklahoma are to govern.
ACKNOWLEDGMENT  ACKNOWLEDGMENT  ACKNOWLEDGMENT  The County, ss. The County of Tulsa and State of Oklahoma,  Before me		reunto set the ir and seal 8 the day and year above
ACKNOWLEDGMENT  are of Oklahoma,  Before me,  Before m		
ACKNOWLEDGMENT  Act of Oklahoma,  Tulsa		송기 등통 등이 가능하는 것이 하는 경우를 가고 하면 하는 것이 하면 가지 않는 것이 하는 것이 되었다. 그 사람들이 되었다.
Tulsa County, ss. the County of Tulsa and State of Oklahoma, Before me, a Notary Public in and for said County and State, on this 26th day of March 1924, personally appeared A. Y. Boswell, Jr. and Lillian Maude Boswell; Sband and wife) and Mattie Jane Boswell (a widow) s who executed the within and foregoing instrument, and to me known to be the identical person s who executed the within and foregoing instrument, and knowledged to me that they executed the same as theire and voluntary act and deed for the uses and purposes therein set forth:  N WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the county of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my immed and official seal; the day und year unoversetionth.  Cecil L. Henry, Notary Public.		Mattie Jane Boswell
the County of Tulsa and State of Oklahoma,  Before me,		
the County of Tulsa and State of Oklahoma, Before me, a Notary Public in and for said-County and State, on this 20th day of March 1924 personally appeared A. Y. Boswell, Jr. and Lillian Maude Boswell.  Sband and wife) and Mattie Jane Boswell (a widow) some who executed the within and foregoing instrument, and to me known to be the identical person some who executed the within and foregoing instrument, and they executed the same as their reason voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the county of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my immediate official seal the day und your unoversation.  Cecil L. Henry, Notary Public.	ACKNOWLEDG	MENT
March  1924, personally appeared A. Y. Boswell, Jr. and Lillian Maude Boswell.  Sband and wife) and Mattie Jane Boswell (a widow) s who executed the within and foregoing instrument, and knowledged to me that they executed the same as theire and voluntary act and deed for the uses and purposes therein set forth:  N. WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the ounty of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my immediate official seal thready und your universet forth.  Cocil L. Henry.  Notary Public.	ate of Oklahoma, Tulsa County, th	ss. le County of Tulsa and State of Oklahoma.
N WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the ounty of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my mand and official seal, at my office in the ounty of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my mand and official seal the day und your universet forth.  Cocil L. Henry, Notary Public.	Before me,, a Notary Public in	and for said County and State, on this 26thday of
who wiedged to me thatthey executed the same as theire and voluntary act and deed for the uses and purposes therein set forth:  N WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the ounty of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my immutant official seal the day und your above set forth.  Cocil L. Henry, Notary Public.	The state of the s	
N WITNESS WHEREOF, I have hereunto set my hand and official seal, at my office in the ounty of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my immu and official seal the day und year above section.  Cecil L. Henry,  Notary Public.	March 1924, personally appeared A. Y. Bos	well, Jr. and Lillian Maude Boswell, dow)
ounty of Tulsa and State of Oklahoma, this 26th day of March, 1924.  WITNESS my immuno of one and semi-the-day und year above serioth  Cocil L. Henry,  Notary Public.	March 1924, personally appeared A. Y. Bos sband and wife) and Mattie Jane Boswell (a wi to me known to be the identical	
Cecil L. Henry, Notary Public	March 1924, personally appeared A. Y. Bos usband and wife) and Mattie Jane Boswell (a wi to me known to be the identical	
Townson 35 4 1 3 00 7 (Cap 3 )	March  1924, personally appeared. A. Y. Bos  18 band and wife) and Mattie Jane Boswell (a wi to me known to be the identical  knowledged to me that. they executed the same as theire and  IN WITNESS WHEREOF, I have hereunto set my han	voluntary act and deed for the uses and purposes therein set forth:  id and official seal, at my office in the
	March  192 <sup>4</sup> , personally appeared  A. Y. Bos  18band and wife) and Mattie Jane Boswell (a wi  18band and wife) and Mattie Jane Boswell (a wi  18band and wife) and Mattie Jane Boswell (a wi  18band and wife) and Mattie Jane Boswell (a wi  18band and wife) and Executed the same as theire and  18band and State of Oklahoma, this 26band and State of Oklahoma, this 26b	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.
	March  1924, personally appeared A. Y. Bos  Sband and wife) and Mattie Jane Boswell (a wi  knowledged to me that they executed the same as theire and  N WITNESS WHEREOF, I have hereunto set my han  ounty of Tulsa and State of Oklahoma, this 26  WITNESS my mand and outched semi the day and year above set forth.	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.
	March  1924, personally appeared A. Y. Bos Sband and wife) and Mattie Jane Boswell (a wi knowledged to me that. they executed the same as theire and N WITNESS WHEREOF, I have hereunto set my han ounty of Tulsa and State of Oklahoma, this 26 WITNESS my mand and official semi-the day and year above set forth.	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.
	March  1924, personally appeared A. Y. Bos  Sband and wife) and Mattie Jane Boswell (a wi  knowledged to me that they executed the same as theire and  N WITNESS WHEREOF, I have hereunto set my han  ounty of Tulsa and State of Oklahoma, this 26  WITNESS my mand and outched semi the day and year above set forth.	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.
	March  1924, personally appeared A. Y. Bos Sband and wife) and Mattie Jane Boswell (a wi knowledged to me that. they executed the same as theire and N WITNESS WHEREOF, I have hereunto set my han ounty of Tulsa and State of Oklahoma, this 26 WITNESS my mand and official semi-the day and year above set forth.	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.
	March  1924, personally appeared A. Y. Bos Sband and wife) and Mattie Jane Boswell (a wi knowledged to me that. they executed the same as theire and N WITNESS WHEREOF, I have hereunto set my han ounty of Tulsa and State of Oklahoma, this 26 WITNESS my mand and official semi-the day and year above set forth.	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.
	March  1924, personally appeared A. Y. Bos 18band and wife) and Mattie Jane Boswell (a wi 18band and wife) and Mattie Jane Boswell (a wi 18band and wife) and Mattie Jane Boswell (a wi 18band and wife) and Mattie Jane Boswell (a wi 18band and wife) executed the same as theire and 18b WITNESS WHEREOF, I have hereunto set my han 18bounty of Tulsa and State of Oklahoma, this 26  WITNESS my mand and offend semi-through and your above seriorth. 19b Commission expires January 15th, 1927, (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cocil L. Henry, Notary Public.
	larch  1924, personally appeared A. Y. Bos 18 band and wife) and Mattie Jane Boswell (a wi to me known to be the identical knowledged to me that they executed the same as theire and IN WITNESS WHEREOF, I have hereunto set my han County of Tulsa and State of Oklahoma, this 26 WITNESS my mand and omend senithed by und year above seriorth.  19 commission expires January 15 th. 1927g2 (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cocil L. Henry, Notary Public.
	larch  1924, personally appeared A. Y. Bos 18 band and wife) and Mattie Jane Boswell (a wi to me known to be the identical knowledged to me that they executed the same as theire and IN WITNESS WHEREOF, I have hereunto set my han County of Tulsa and State of Oklahoma, this 26 WITNESS my mand and omend senithed by und year above seriorth.  19 commission expires January 15 th. 1927g2 (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cocil L. Henry, Notary Public.
	larch  1924, personally appeared A. Y. Bos 18 band and wife) and Mattie Jane Boswell (a wi to me known to be the identical knowledged to me that they executed the same as theire and IN WITNESS WHEREOF, I have hereunto set my han County of Tulsa and State of Oklahoma, this 26 WITNESS my mand and omend senithed by und year above seriorth.  19 commission expires January 15 th. 1927g2 (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cocil L. Henry, Notary Public.
	larch  1924, personally appeared A. Y. Bos 18 band and wife) and Mattie Jane Boswell (a wi to me known to be the identical knowledged to me that they executed the same as theire and IN WITNESS WHEREOF, I have hereunto set my han County of Tulsa and State of Oklahoma, this 26 WITNESS my mand and omend senithed by und year above seriorth.  19 commission expires January 15 th. 1927g2 (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cocil L. Henry, Notary Public.
	larch  1924, personally appeared A. Y. Bos 18 band and wife) and Mattie Jane Boswell (a wi to me known to be the identical knowledged to me that they executed the same as theire and IN WITNESS WHEREOF, I have hereunto set my han County of Tulsa and State of Oklahoma, this 26 WITNESS my mand and omend senithed by und year above seriorth.  19 commission expires January 15 th. 1927g2 (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cocil L. Henry, Notary Public.
	larch  1924, personally appeared. A. Y. Bos 18 band and wife) and Mattie Jane Boswell (a wi 18 knowledged to me that. they executed the same as theire and 18 WITNESS VHEREOF. I have hereunto set my han 20 county of Tulsa and State of Oklahoma, this 26 WITNESS iny mand and omend semi-the day and year above seriorth.  Ty commission expires. January 15 th. 1927 (Seal)	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cecil L. Henry, Notary Public.
Filed for record in Tulsa County, Oklahoma, on the 27 March 192 4 at 3:15	March  1924, personally appeared  A. Y. Bos Sband and wife) and Mattie Jane Boswell (a wi knowledged to me that they executed the same as theire and  N WITNESS WHEREOF, I have hereunto set my han Ounty of Tulsa and State of Oklahoma, this 26  WITNESS my immound omend seal the my and year above sectors.  y commission expires. January 15th, 1927g2 (Seal)  Filed for record in Tulsa County, Oklahoma, on the	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cecil L. Henry, Notary Public.
97 March 4 3:16	March  1924, personally appeared A. Y. Bos band and wife) and Mattie Jane Boswell (a wind band and wife) and Mattie Jane Boswell (a wind band and wife) and Mattie to me known to be the identical owledged to me that.  they executed the same as theire and with the same as theire and with the same as theire and anty of Tulsa and State of Oklahoma, this 26 with the same into the sa	voluntary act and deed for the uses and purposes therein set forth:  Id and official seal, at my office in the th day of March, 1924.  Cecil L. Henry, Notary Public.