						- A.			121 H -		1. A. A.							•							· · ·		î		
1	Ľ.	Æ	0	LΤ.	٦.	<b>'</b> T '	r	1.1	1	Ň	T	20.	n	ាះ	C	1	1	'n	11	n		୍କ	6.7	11	÷.	1	1	Ó	t:
- 1	1	4	ι.		٢.		Ui	A	11		r.	en s	ĸ	. P.	л÷	a C		к	-	1	1.5		N	0	27	-	20	,>	٧.
- 22			-	~						-	_	· *	•			-			-		5. C.			-	•	S			

ary of the second s

andronen also generative versitier versit

a i sec

	of said stock and the payment of all fines, penal	100  and  75/100 Dollars, each and every consecutive month lities, advances, liens and other charges shall entitle all of said certificateof id Share	
and redeemed shall be taken This obligation may be in which event this note or c No		d Share of stock evidenced by Certificate NoF-833so taken gation and deed of trust or mortgage to secure the abuer tlesville ten notice to the Home Office of the Association, JBPrtlesville ioan, with the withdrawal value of the stock carried with same. Oklahoma, A. Y. BOSWell Jr Lillian Maude Boswell	
		Mattie Jane Boswell	
<ul> <li>All a straight will be a straight with the straight s</li></ul>	nin i mali i meta ne ili mula dell'Alana quina e brimañ	veral sums of money mentioned in said note or obligation, including all dues, in- and shall faithfully perform all of the said agreements therein contained, then full force and effect, and this mortgage may be immediately foreclosed and en- est and fines, and the expenditures hereinbefore named, made by the said party stect the title of said premises, together with the charges as provided by the ditures, and the payment of mortgage before their maturity and	
	oon said premises and secured by this mortgage, a	ney's fee for instituting suit upon this mortgage; also for foreclosing the same; and included in any degree of foreclosure rendered therean, and all rents collected	
by said party of the second hereby expressly waive an a In the event of legal proceec per cent per annum in lieu provided in the By-Laws of s	part shall be applied on the payment of said deb prisement of said real estate and all the benefits ings to foreclose this mortgage, the indebtedness of further monthly installments, and the shares aid Association, as of the date of the first default, s	st. And the said part $105$ , of the first part, for said consideration, do of the homestead exemption and stay laws of the State of Oklahoma. thereby secured shall bear interest from date of default at the rate of ten (10%) of stock above referred to shall be cancelled and the surrender value thereof as shall be applied in reduction of the sums due on this mortgage.	7
In the event of default shall be entitled to possessi receive the said rents, which IT IS UNDERSTOOD ed into in accordance with Oklahoma, and in construing	on the part of the mortgagor, in the perform on of the premises and to all of the rents und pr ess the cost of collection thereof, shall be applied und AND AGREED, By and hervean the parties, her the By-Laws of the second state of the second state this contract the By-Laws of said Association and	ance of any of the obligations of the said note or of this mortgage, the mortgagee rofits thereafter accrung from said property, and shall be entitled to collect and pon the indebtedness/hereby secured. eto that this entire contract, and each and every part thereof, is made and enter- inter the laws of the State of Oklahoms are to govern.	
IN WITNESS WHERE written.	OF, The said part ies of the first partha_	ve hereuntoset the 1 mand S and seal S the day and year above A. Y. Boswell Jr.	
		Lillian Maude Boswell Mattie Jane Boswell	
acknowledged to me that.	192 4., personally appeared A. Y. B ttie Jane Boswell (a widow) to me known to be the i theyexecuted the same as thei EOF, I have hereunto set my	unty, ss. County of Fulsa and State of Oklahoma, ublic in and for Asid County and State, on this 4th	<b>1</b>
April and wife) and Ma acknowledged to me that in WITNESS WHER County of Tulsa WITNESS my band at	192.4., personally appeared A. Y. B ttie Jane Boswell (n widow) to me known to be the i theyexecuted the same as the j	coswell Jr., and Lillian Maude Boswell (husband dentical person <u>s</u> who executed the within and foregoing instrument, and refe and voluntary act and deed for the uses and purposes therein set forth: hand and official seal, at my office in the s 4th day of April, 1924. Cecil L. Henry, Notary Public.	]
April and wife) and Ma acknowledged to me that 	192 4., personally appeared A. Y. B ttie Jane Boswell (a widow) to me known to be the i they executed the same as thei EOF, I have hereunto set my and State of Oklahoma, thi d efficial scaltheday and year above set forth	coswell Jr., and Lillian Maude Boswell (husband dentical person <u>s</u> who executed the within and foregoing instrument, and refe and voluntary act and deed for the uses and purposes therein set forth: hand and official seal, at my office in the s 4th day of April, 1924. Cecil L. Henry, Notary Public.	

1. A. A. A.

5

<u>.</u>

,m

199