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hereafter until the maturity of said stock a	nd the payment of all fines, penalties, advance		of said certificateof	
and redeemed shall be taken by said Associa This obligation may be paid off at any in which event this note or obligation may l No	the par value thereof, and the said Share5 tion in full satisfaction of this obligation and time upon giving thirty days written notice t be credited on such repayment of loan, with t COMPARELS	deed of trust or mortgage to secure the sam o the Home Office of the Association, T he withdrawal value of the stock carried wi Oba Maxfield Stephen G.Maxfi		
NOW THEREFORE, If said part. terest and fines, when they shall be or bace these presents, shall be void, otherwise th forced for the unpaid amount of the princi	to of the first part shall pay the several sums o me due and payable, as aforesaid, and shall e same shall be and remain in full force an pal of said note, the unpaid interest and fine sments and insurance, and to protect the ti	of money mentioned in said note or obligat faithfully perform all of the said agreemen nd effect, and this mortgage may be immed s, and the expenditures hereinbefore name	ion, including all dues, in- ts therein contained, then iately foreclosed and en- 1, made by the said party	
hy-laws of said Association, for the non-pay Three Hundred Twenty-fiv all of which shall be a lien upon said premis	ment of said interest, fines, expenditures, and OO/100 DOLLARS, attorney's fee for es and secured by this mortgage, and included	I the payment of mortgage before their mat r instituting suit upon this mortgage; also i in any degree of foreclosure rendered ther	urity and for foreclosing the same; ion, and all rents collected	
In the event of legal proceedings to foreclos per cent per annum in lieu of further mont provided in the By-Laws of said Association,	pplied on the payment of said debt. And the said read estate and all the benefits of the home the this mortgage, the indebtedness thereby see thy installments, and the shares of stock ab- as of the date of the first default, shall be appl he mortgagor $\frac{\mathbf{B}}{\mathbf{B}}_{-1}$, in the performance of any constant and all of the morts and negative theorem.	cured shall bear interest from date of defaul ove referred to shall be cancelled and the ied in reduction of the sums due on this mo	t at the rate of ten (10'p) surrender value thereof as rtgage.	I
IN WITNESS WHEREOF, The said po	he mortgagor S , in the performance of any ses and to all of the rents and profits therea ollection thereof, shall be applied upon the ind 0. By and priveen the narries perfor, that thi f the			
written.		Oba Maxfield Stephen G. Maxf		
State of Oldshame	ACKNOWLEDGMEN	NT		
	county, ss. , a Notary Public in an personally appeared	d for said County and State, on this FO Leld and Stephen G. Maxf	ield , her	
Before me, <u>T. G. ^Crant</u> <u>Nay</u> <u>192</u> 4, <u>husband</u> acknowledged to me that <u>they</u>	County, ss. a Notary Public in an personally appearedOba Maxfi to me known to be the identical per to me known to be the identical per to me known to be the identical per	d for said County and State, on this FO. Leld and Stephen G. Maxf rson	ield , her foregoing instrument, and ses therein set forth:	1
Before me, <u>T. G. ^Grant</u> <u>May</u> 192 4, husband acknowledged to me that they WITNESS my hand and official seal t	county, ss. <u>personally appeared</u> <u>to me known to be the identical per</u> <u>to me known to be the identical per <u>to be the identical per <u>to me known to be the</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>	d for said County and State, on this FO Leld and Stephen G. Maxf rsonS	ield , her foregoing instrument, and ses therein set forth:	
Before me, <u>T. G. ^Crant</u> <u>May</u> <u>192</u> 4, <u>husband</u> acknowledged to me that <u>they</u>	County, ss. a Notary Public in an personally appearedOba Maxfi to me known to be the identical per to the same as theightee and volu	d for said County and State, on this FO. Leld and Stephen G. Maxf rson 9. who executed the within and untary act and deed for the uses and purpe	ield , her foregoing instrumont, and ses therein set forth:	
Before me, T. G. ^C rant <u>May</u> 192 4, husband acknowledged to me that they WITNESS my hand and official seal they	county, ss. <u>personally appeared</u> <u>to me known to be the identical per</u> <u>to me known to be the identical per <u>to be the identical per <u>to me known to be the</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>	d for said County and State, on this FO. Leld and Stephen G. Maxf rson 9. who executed the within and untary act and deed for the uses and purpe	ield , her foregoing instrumont, and ses therein set forth:	
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Before me, T. G. Urant <u>May</u> 192 4, husband acknowledged to me that they WITNESS my hand and official seal th My commission expires May 21,	county, ss. <u>personally appeared</u> <u>to me known to be the identical per</u> <u>to me known to be the identical per <u>to be the identical per <u>to me known to be the</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>	d for said County and State, on this <u>FO</u> Leld and Stephen G. Maxf rsonSwho executed the within and untary act and deed for the uses and purpo T. G. Grant,	ield , her foregoing instrument, and ses therein set forth: 	

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