tion the difference, if any, between said book value of said Certificate and said loan, and may thereafter be discharged from making further payments hereon.

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And whereas, the said parties of the first part agree with the said party of the third part may/demand all taxes and assessments, general or special, levied against grator's equity in property described hereafter charged thereon or therefor, and also to keep the improvements upon said land conantly and satisfactorily insured for the sum of at least \$4000.00) dollars, until said note be paid, and the pilicy or policies thereof onstantly assigned and delivered unto said party of the third part for further securing the payment of said note, with power to demand, receive and collect all moneys becoming payable thereunder and so apply the same toward the payment of said notes unless otherwise paid, and also keep said land and improvements free from all statutory liens whatscever, and also to pay all dues as stockholders as mentioned in said note. Now if said note and interestythere on and all the covenants and agreements herein contained whether expressed or implied be faithfully kept and performed, then these presents including the lease hereinafter set forth shall be void, and the property hereinbefore conveyed shall be released at the expense of the parties of the first part but if default besmade in the payment of said note, or any partthereof, or any of the interest thereon when due or any pf our dues as stockholders when due and the same shall remain due for six months, or if the parties of the first part shall become indebted to said Association in a sum equal to the gross amount of dues, interest, fines and other charges for six months, according to the By-Laws of said party of the third part, thenthisndeed shall remain in force and theewhole of said indebt edness shall become due and payable. At anytime hereafter, the said party of the third part, or its assigns, at its option, may pay all taxes general or special, assessed agaist grators, equity or insurance, and all amounts so expended, under the provisions of this Deed, gether with eight per cent per annum interest on allsuch expenditures, shall become a debt, due additional to the indebtedness aforesaid and secured in like manner by this Deed of Trust. And the said party (if the second part, or in case of his death, inability, refusaltor act or absence from the Statevof Oklahoma, then the party of the third part or its decretary may appoint in writing a substitute. (who shall thereupon become his successor to the title to said property and the same become vested in him in trust for the purpose and abjects of these presents and with all the powers, duties and obligations thereof) may proceed to sell the property hereinbefore/described, and any and every part thereof at public vendue, to the highest bidder, at the fiont door of the Circuit Court House of said County of Tulsa, in the City of Tulss, for cash, first giving twenty days' public notice of the times, terms, and place of sale, and the property to sold, by adviertisement in some newspaper printed and published in said County and State, and upon such sale shall execute and deliver a deed of conveyance of the property sold to the purchasers thereof and any statement or recital of facts in such deed, in relation to the non payment of the money hereby secured to be paid, existance of theindbtedness so secured, notice by advertisement, sale, receipt of the money, and the happening of any of the aforesaid events whereby the substitute may become successor as hereib provided, shall then become prime facie evidence of the truth of suchstatement or recital, and the said trustee shall receive the proceeds of said sale, out of which he shall pay, first, the cost and expense of executingthis trust, including compensation to the trustee for his services and an attriney's fees of twenty five dollars, which shall be payable upon the institution of any proceedings, to foreclose this Deed by "rustee's sale; and next to third party all momeys paid for insurance or taxes and.