and the performance of the ovenants hereinaftr contained.

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First, Said mortgagors being the owners of 30 shares of stock of the Home Building and Loan Association, Sand Springs,Oklahoma, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this matgage, will do all things which the by-laws of said Association require shareholders and borrowers to de, and will pay to said association on said stock and loan/the sum of fifty four and 90/100 (\$54.90) dollars, per month, on on/before the 15th of each and every month, until said stock shell mature as provided in said by-laws, provided that said indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against them under said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws or under any amendments that may be made thereto, according to the terms of said by-laws and a *year* certain/negotiable note bearing even date herewith, executed by said mortgagor A. H. and Rose Maile, to said mortgag*GE*. Said note is in words and figures as follows: First Mortrage Real Estate Note,

\$3000.00

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For value received, I, we, or either of, jointly and severally promise to pay to the Home Building & Loan Association, Sand Springs, Oklahoma, on or before ten (10) years after date hereof the sum of three thousand and no/100 dollars with interest from date, in monthly installments of twenty four and 90/100 (\$24.90) dollars, also monthly dues on 30 shares of Class C. installment stock of seid Association, in the sum of thirty and no/100 (\$30.00 dollars; both interest and due being payable on the 15th day of each and every month, until sufficient assets accumilate to mature said shares and each pay the holder thereof one hundred (\$100.00) dollars for/share, in accordance with the terms of the by-laws of the said Association, and in case of default in any payment of interest or dues, or any part thereof at the said stated times, or failure to comply wit any of the conditions of agreements stated in the mortgage securing such payments, then this note shall immediately become due and payable, at the option of the legal holder hereof, and shall, after such deTault, bear ten per cent interest per annum, and if collected by suit, I, we, or either of us agree to pay an additional sum equal to ten per cent of the amount due, as attorney's fees.

A. H. Maile, Rosa Maile.

Second: That said mortgagors within forty (40) days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lands, or upon or on account of the indebtedness secured thereby, or upon the interest or estate in said lands c-reated or represented by this mrtgage, or by said indedbtedness, whether levied against the said mortgagors, their legal representatives or assigns, or otherwise, and said mortgagors hereby waive any and all claim or right against said mortgagee, its successors or assigns, to any payment of rebate on, or offset against, the interest or principal of premium of said mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments.

Third. That the said mortgagors will also keep all buildings erectd upon said lands insured against/loss and damage by tornado or fire with insurers approved by the mortgagee in the sum of three thousand (\$2000.00) dollars, as a further security to said to mortgage debt, and assign and deliver/the mortgagee all insurance upon said property. Fourth. If said mortgagors make default in the payment of any of the afore607

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A. in payment of morgage

Fias 9227

WATNE L. LICKEY, County Treesares

Sand Springs, Oklahoma, March 15th, 1923.