and wife, of Tulsa County, in the state of Oklahoma, parties of the first part, have mortgaged and nereby mortgage to the standard Savings and Loan Association, of Detroit, Michigan, a corporation duly organized and doing business under the statutes of the state of Michigan, entitled "An act to provide for the incorporation and regulation of cortain corporations generally known as building and loan associations", party of the second part, the following described real estate and premises situated in Tulsa County, State of Oklahoma, to-wit:

FdNJ

( )

Construction of the local data

()

The easterly fifty (50) feet of Lot three (3) in Block Eighty six (86) and surveyin the city of Tulsa, Oklahoma, according to the official plat thereof. with all the improvements thereon and appurtenences thereunto belonging, and warrant the title to the same and waive the appraisment.

This mortgage is given in consideration of twenty two Hundred dollars the receipt of which is hereby acknowledged, and for the purpose of securing the payment of the monthly sums. fines and other items hereinafter specified, and the performance of the covenants hereinafter contained.

And the suid Katie G. Lee and T.D. Lee mortgagors for themselves and for their heirs, executors and administrators, hereby covenant with the saka mortgagee, its successors and assigns, as follows:

First: Said mortgagor Katie G. Lee being the owner of 27 charge of stock of the said standard Eavings & Loan Association, or Detroit, Michigan, had having borrowed of said Association, in pursuance of its by-laws, the monoy secured by this mortgage, will do all things which the by-laws of said Association require shareholders and borrovers to do, and will pay to said Association on said stock and loan the sum of Thirty seven Vollars and Gl cents (§37.61) per month on or before the last Saturday of each and every month, until said stock shall mature as provided in said by laws, provided that said indebtedness shall be discharged by the payment of 84 of Said monthly installments, and will also pay all rines that may be legally assessed against her where suid by laws or under any amendments that may be made thereto; according to the terms of said by said mortgagors, Katie G. & T.D. Lee to said mortgagee.

Second. The buin mortgagors within forty days after the Same becomes due and payable will pay all taxes and assessments which shall be levied upon the same lands, or upon or on audount of this mortgage, or the indebtedness secured hereby, or upon the interest or estate in suid lands created or represented by this mortgage, or by said indebtedness, whether levied upon the said mortgagors, their legal representatives or assigns, or otherwise; and suid mortgagors hereby white any and all claim or right against said mortgages, its successors or assigns, to any payment or rebate on, or offset against the interest or principal of said mortgage, debt, by reason of the rayment of any of the aforeaald taxes, or assessments.

Third. The sain mortgagors will also keep all buildings created and to find ord be ereated upon suid lands insured against loss and dumage by fire, with insurers, and to an amount approved by the mortgages

Two Thousand Dollags as a further security to said mortgage abot, and assign and deliver to the mortgages all insurance policies upon suid property.

395