## MORTGAGE RECORD

Know All Men by These Presents:
That Ina Pitragueld and hurband,
of County, in the State of Oklahoma, part webs the first part, have mortgaged and hereby mortgage to the STANDARD
and farmed Technological with and temperature of the first part, have mortgaged and hereby 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 gertain corporations generally known as building and loan associations," party of the second part, the following-described real estate and premises situated in
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The west lifty (50) feel of bot six (b) in block one hundred windly eight 498) in The City of Tuka, Ohlahoma, according to the Generalment survey of said lity.
<u>Стиров подписывания подписывания в подписыван</u>
Consequence of the control of the
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with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waive the appraisement.
This mortgage is given in consideration of
unco of the covenants hereinatter contained.
And the said Ina & James Tellygrald mortgageral  And the said mortgagee, its successors and assigns, as
for flumes selved and for their heirs, executors and administrators, hereby covenant with the said mortgagee it successors and assigns, as follows:
ollows: FIRST. Said mortgagor Janua Hilogarald
peing the ownerof
to do, and will pay to said Association on said stock and loan the sum of The fluir Dollar
and 35 cents (\$ /5.35 ) per month, on or before the last Saturday of each and every month, until said stock shall mature as provided in
aid by-laws, provided that said indebtedness shall be discharged by the payment of
by-laws and a certain non-negotiable note bearing even date herewith, executed by said mortgagors. Sense & Janus Hilpgrals.
to sau mortgagee.
SECOND. That said mortgager, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon the aid lands, or upon, or on account of this mortgage, or the indebtedness secured hereby, or upon the interest or estate in said lands created or represented by this mortgage,
or by said indebtedness, whether levied upon the said mortgagoral How legal representatives as assigns, or otherwise; and said mortgagoral waive
said lands, or upon, or on account of this mortgage, or the indebtedness secured hereby, or upon the interest or estate in said lands created or represented by this mortgage, or by said indebtedness, whether levied upon the said mortgagor. How waive legal representatives as assigns, or otherwise; and said mortgagor dereby waive 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 payment of any of the aforesaid taxes, or assessments.  THIRD. The said mortgagor will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado or fire, with
THIRD. The said mortgagora/will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado or fire, with
insurers, and to an amount approved by the mortgagee.  Solution insurers, and to an amount approved by the mortgage.  Solution is a further security to said mortgage dobt, and assign and deliver to the mortgage all insurance policies upon said property.  FOURTH. If said mortgagee, its successors or assigns, may pay such taxes and effect such insurance, and the sums so paid shall be a further lien on said premises under this mortgage, payable forthwith, with interest at the rate of eight per cent. per annum.  FIFTH. Should default be made in the payment of any of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, when the same are payable as provided in this mortgage and in said note and said by-laws, and should the same, or any part thereof, remain unpaid for the period of six months,
FOURTH. It said mortgager make default in the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance, as above covenanted, said mortgagee, its successors or assigns, may pay such taxes and effect such insurance, and the sums so paid shall be a further lien on said premises under this
FIFTH. Should default be made in the payment of any of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, when
than the afgrespired principal sum of Dollars.
with all arrearages thereon, and all penalties, taxes and insurance premiums, shall, at the option of said mortgagee, or of its successors or assigns, become payable immeditely thereafter, although the period berein and by said note and said by-laws limited for the payment thereof shall not then have expired, anything hereinbefore contained to the contrary thereof in anywise notwithstanding. In the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest from the filing of such foreclosure proceedings at the rate of ten per cent, per annum, in lieu of the payment of further monthly installments.
sixty. Sold mortgagery shall now to said mortgages or to its successors or assigns, the sum of
SIXTH. Said mortgagora/shall pay to said mortgagee or to its successors or assigns, the sum of
aid premises.  SEVENTH. All the aforesaid covenants shall run with the land. This contract shall be construed in accordance with the laws of the State of Oklahoma.
23.72.7.1.2. All the motern contents and full that the man. And continue and the continue and the motern of the same of the sa
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ng negative transportative) a technology for the property of t
раничения меняния положи выполня востоя объедились востоя объедились востоя положного
IN WITNESS WHEREOF, The said mortgagory ha M. hereunto set their hand rand seal, on the 4th day of
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SIGNED SEATED AND DESIGNED BY PRESENCE OF SIGNED SEATED STATE OF SEATED AND DESIGNED BY PRESENCE OF SEATED STATE OF SEATED AND DESIGNED BY PRESENCE OF SEATED STATE OF SEATED AND DESIGNED BY PRESENCE OF SEATED STATE OF SEATED SEATED STATE OF SEATED
James Hily goald . (SEAL)
(Seal)
STATE OF OUR ANOMA COUNTY OF the state of th
STATE OF OKLAHOMA, COUNTY OF Regord , ss.  Before me, , in and for said County and
Before me, Ital Happing in and for said County and State, on this Ham day of Open 1910 personally appeared Luca Hily graded
and Janual Fishigarald
o me known to be the identical personal who executed the within and foregoing instrument, and acknowledged to me that they executed the same
IN WINNESS WHEREOF I take because and deed, for the uses and purposes therein set forth.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the date above mentioned.  My commission expires on the limit of the seal of the seal on the date above mentioned.
4th david hard 1910 Por 1 P.
STATE OF OKLAHOMA, TULSA COUNTY, ss. REGISTER'S OFFICE.
This instrument was filed for record on the 5th day of A. D. 1010, at 1125 o'clock A. M.
By Deputy Sees : N. C. Walkley Register of Deeds.
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