MORTGAGE RECORD

DRTH, BOOK, CO., LEAVENWORTH, KAN. NO. 20878 LAAEN Know All Men by These Presents: KILITIE All Men his Oliver presenter appresents: That we Daicy Martel mile & Martel mile & hueland ad Stand County, in the State of Oklahoma, part 2006 the first part, have mortgaged and hereby mortgage to the STANDARD AVINGS AND LOAN ASSOCIATION, of Detroit, Michigan, a corporation, duly organized and doing business under the statutes of the State of Michigan, entitled "An et to provide for the incorporation and regulation of certain corporations generally known as building and loan associations," party of the second part, the following-lescribed real estate and premises situated in County, State of Oklahoma, to-wit: The most theory timewitty, Go Left of Lot five (B) and the southther by term (P) feer of Lot said. (B) in States, County, County, Low (B) in the Cally of Thelea, (Childianual, accounting to the field, Court runneut second, 2 plat of waid. Court of SAVINGS AND LOAN ASS act to provide for the incom described real estate and pren with all the improvements thereon and appurtenances thereup belonging, and warrant the title to the same and waive the appraisement. This mortgage is given in consideration of fire fire fire fire for the payment of the monthly sums, fines and other items hereinafter specified, and the performance of the covenants hereinafter contained. Apd the said *Layly & J. Maith* for *the used war*, and for *the is*, executors and administrators, hereby covenant with the said mortgage, its successors and assigns, as follows: Dairy martel s: FIRST. Said mortgagor.... s that may be made thereto; according to the terms of said Dai 24 9 J. S. Marta to said mortgagee. by-laws and a certain non-negotiable note bearing even date herewith, executed by said mortgagood Mairy, S.Maardo SECOND. That said mortgagood within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon the said lands, or upon, or on account of this mortgagood. The indebtedness secure/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 mortgagood. The indebtedness secure/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 mortgagood. The indebtedness secure/hereby or upon the interest or saisins, or otherwise; and said mortgagood and mortgage debt, by reason of the payment of any of the porcesaid taxes, or assessments. THIRD. The said mortgagood will also keep all buildings creeted and to be creed upon said lands insured against loss and damage by tornado or fire, with insurers, and to an amount approved by the mortgageo. FOURTHI. If said mortgagood will also keep all buildings creeted and to be creed upon said property. FOURTHI. If said mortgagood will also keep all buildings creeted and to be creed upon said property. FOURTHI. If said mortgagood and addeliver to the mortgage all insurance policies upon said property. FOURTHI. If said mortgage debt, and assign and pay such taxes and effect such insurance, and the sums so paid shall be a further lien on said premises under the mortgage, payable forthwith, with interest at the rate of eight per ceat. per can yo 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 noto and said by-laws and should the sume, or ally part thereof, remain unpaid for the period of six months, then the aforesaid principal sum of with all arcreates thereon, and all preadling, ticks and insurance period said mortgage, or of its successors or as by-laws and a certain non-negotiable note bearing even date herewith, executed by said mortgagor A covenants, or as often as the morigager of morigager may be associated a structure of the state of Oklahoma. said 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. IN WITNESS WHEREOF, The said mortgagor dia techercunto set the handcand seal, on the 2 24C ...day of airy Marta! SIGNED, SEALEN AND DELIVERED IN PRESENCE OF (SEAL) (SEAL) (SEAL) DUNTY OF Tiles, SS. icensie, a 2 cotarit Public of august 1910. personally appeared feer fuerband STATE OF OKLAHOMA, COUNTY OF Before me, Le C. Luccure State, on this 2 2nd day of Qu in and for said County and 191.0. personally appeared Oricy Detaster nown to be the identical person who executed the within and foregoing instrument, and acknowledged to me that Itery and to me executed the same there is and voluntary act and deal, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereund set my hand and official so My commission expires on the 1440 day of 14/22. Ì ntioned. 101 21 V. d. Decini restay Pulle REGISTER'S OFFICE. A. D. 1910, at 9 20 o'clock OM. 6, Stackley, Register of Deeds. put lea fr **Mar Wi** 114 1.Ş.

23