MORTGAGE RECORD

27364

	<i>L</i> 6
AVINGS AND LOAN ASSOCIATION, of Detroit, Mich et to provide for the incorporation and regulation of c escribed real estate and premises situated in	ty, in the State of Oklahoma, part of the first part, have mortgaged and hereby mortgage to the STANDA chigan, a corporation, duly organized and doing business under the statutes of the State of Michigan, entitled certain corporations generally known as building and loan associations," party of the second part, the follows and compared to the second part, the follows are constant. County, State of Oklahoma, to-wit:
Lot four (1) in al	lock four (1) in Airkwood Place addition
the leiturest Tulea Th.	Pahomal accordinate the recorded blat the
a congregation of the contraction of the contractio	our exercitives, provide a successful assessed a successful and a successful assessed assessed as a successful as a succ
	nercunto belonging, and warrant the title to the same and waive the appraisement.
ice of the covenants hereinafter contained.	purpose of securing the payment of the monthly sums, fines and other items hereinafter specified, and the perfo
or herself and for hers heirs, c	executors and administrators, hereby covenant with the said mortgagee in its successors and assigns
Blows: FIRST. Said mortgagor Lectus	a J. Commingham
	k of the said STANDARD SAVINGS & LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of read by this mortgage, will do all things which the by-laws of said Association require shareholders and borro
odo, and will may to said Association on said stock and lo	loan the sum of
, .	ischarged by the payment of
r-laws and a certain non-negotiable note bearing even to	
SECOND. That said mortgagor, within forty de	CCTAN Y, Carring Millian to said mortgagee. Inys after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon a indebtedness secured hereby, or upon the interest or estate in said lands created or represented by this mortg
id lands, or upon, or on account of this mortgage, or the by said indebtedness, whether levied upon the said me	e indebtedness secuped hereby, or upon the interest or estate in said lands created or represented by this mortg ortgagor
2.2	o indebtedness secured hereby, or upon the interest or estate in said lands created or represented by this mortgory. Legal representatives as assigns, or otherwise; and said mortgagor, hereby was cessors or assigns, to any payment or rebute on, or offset against, the interest or principal of said mortgagor assessments. buildings created and to be exacted upon said lands insured against loss, and damage by tornado or fire,
surers, and to an amount approved by the mortgagee, a further security to said mortgage debt, and Assign and	d deliver to the mortgagee all insurance policies upon said property.
ovenanted, said mortgagee, its successors or assigns, may ortgage, payable forthwith, with interest at the rate of each of the payment.	the payment of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance, as all y pay such taxes and effect such insurance, and the sums so paid shall be a further lien on said premises under eight per cent. Per annum. of any of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, y
sen the aforesaid principal sum of	of any of said monthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, we askid the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, we have the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws, and should the same, or any part thereof, remain unpaid for the period of six more than the said by-laws.
ith all arrearages thereon, and all penalties, taxes and it tely thereafter, although the period herein and by said at the contrary thereof in anywize notwithstanding. In the contrary filling of such foreclosure proceedings at the rate of	insurance premiums, shall, at the option of said mortgagee, or of its successors or assigns, become payable mm rote and said by-laws limited for the payment thereof shall not then have expired, anything hereinbefore conta the event of legal proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear into of ten per cent, per annum, in lifety of the payment of further monthly installments.
SIXTH. Said mortgagor shall pay to said mortgollars, as a reasonable solicitor's fee, in addition to all o	trager or to its successors or assigns, the sum of Lace Lace Town of the lost of the lost of the lace
tiu premises.	ay be made a defendant in any suit affecting the title to said property, which sum shall be an additional new with the land. This contract shall be construed in accordance with the laws of the State of Oklahoma.
	has hereunto set here hand and seal, on the 16th da
SIGNED, SEALED AND DELIVERED IN PRESENCE	tanting the second of
	(5)
	(8
TATE OF OKLAHOMA, COUNTY OF	in a Motary Rellice, in and for said County
tate, on this 15th day of O.	conty 1910 porsonally appeared , in and for said county
Lictra	y, Camungham f
nd /	the within and foregoing instrument, and acknowledged to me that
o me known to bo the identical person who executed it	
o me known to to the identical person who executed it	
me known to be the identical person who executed it	
one known to bothe identical personwho executed it	ny hand and of fysical seal on the date above mentioned. A day of March 1012
o me known to be the identical person who executed to free and voluntary set and d IN WITNESS WHEREOF, I have hereunto set m	NTY, ss. (1) REGISTER'S OFFICE.

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