MORTGAGE RECORD

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$A \in \mathcal{A}^{-1}$	·
of (County, in the State of Oklahoma, particle 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 certain corporations generally known as building and loan essociations," party of the second part, the following-described real estate and premises situated in Query State of Oklahoma, to-wit:	
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the Cety of Junes. Officer	was no stime to the seconder
rlat thereof	
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th 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 DOLLARS, ereceipt 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 monthly sums, fines and other items hereinafter specified, and the performance of the monthly sums, fines and other items hereinafter specified, and the performance of the monthly sums, fines and other items hereinafter specified, and the performance of the monthly sums, fines and other items hereinafter specified, and the performance of the monthly sums.	
	George Necchile mortgagor
The selection and for the control heirs, executors and admi	inistrators, hereby covenant with the said mortgagee its successors and assigns, as
	DARD SAVINGS & LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of said ge, will do all things which the by-laws of said Association require shareholders and borrowers
lo, and will pay to said Association on said stock and loan the sum of	Dollar S.
d by-laws, provided that said indebtedness shall be discharged by the pa	before the last Saturday of chen and every month, until said stock shall mature as provided in yment of
s that may be legally assessed against	py-laws or under any amendments that may be made thereto; according to the terms of said
Croca 10 0 8 Scorner	ed by said mortgaggr S Let Chile to said mortgagee.
SECOND. That said mortgagor of within forty days after the same I lands, or upon, or on account of this mortgage, or the indebtedness secur	becomes due and payable, will pay all tuxes and assessments which shall be levied upon the gal hereby, or upon the interest or estate in said lands created or represented by this mortgage,
ys said indebtedness, whether levied upon the said mortgagor. S	The hereby, or upon the interest or estate in said lands created or represented by this mortgage. Legal representatives as assigns, or otherwise; and said mortgager. Shereby waive o any payment or rebate on, or offset against, the interest or principal of said mortgage debt, what is be created in the said lends in used senior there are deposite by the readers.
rers, and to an amount approved by the mortgagee. Che let alone further security to said mortgage debt, and assign and deliver to the mort	gagee all insurance policies upon said property.
enanted, said mortgages, its successors or assigns, may pay such taxes an tgage, payable forthwith, with interest at the rate of eight per cent. per s	Tetra it is the sum of soil from soil property. Tetra it is a sum of the aforesaid taxes or assessments, or in procuring and maintaining insurance, as above and effect such insurance, and the sums so paid shall be a further lien on said premises under this annum.
same are payable as provided in this martgage and in said note and said	tiny sains, or or any of said indes, or taxes, or insurance premiting, or any part increof, when by-laws, and should the same, or any part thereof, remain unpaid for the period of six months,
I the aforesaid principal sum of the following and insurance premiums a sill arrearages thereon, and all penaltics, taxes and insurance premiums y thereafter, although the period herein and by said note and said by-law he contrary thereof in anywise notwithstanding. In the event of legal p	Dollars, shall, at the option of said mortgagee, or of its successors or assigns, become payable immediation limited for the payment thereof shall not then have expired, anything hereinbefore contained proceedings to foreclose this mortgage, the indebtedness thereby secured shall bear interest annum, in lieu of the payment of further monthly installments.
a the filing of such foreclosure proceedings at the rate of ten per cent. per SIXTH. Said mortgagor Schall pay to said mortgagee or to its succ	annum, in lieu of the payment of further monthly installments.
premises.	essors or assigns, the sum of
	is contract shall be construed in accordance with the laws of the State of Oklahoma.
IN WITNESS WHEREOF, The said mortgagors.ha.c.c. hereunto set	The Color hand Sand seal, on the Share goday of
July 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	O 7622
IN WITNESS WHEREOF, The said mortgagors. ha. A. hereunto set. Signed, Sealed and Delivered in Presence of Oracle Up to y	Less Sand seal, on the Sand day of County Sand Sand seal, on the Sand Sand Seal, on the Sand Sand Seal, on the Sand Seal
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ATE OF OKLAHOMA, COUNTY OF Before me, co, on this total County to be the identical person S. who executed the within and foreg the thought to be the identical person S. who executed the within and foreg the thought to be the identical person S. who executed the within and foreg the thought to be the identical person S. who executed the within and foreg the three states of the uses an and deed, for the uses an	(SEAL) (SEAL)