## MORTGAGE RECORD

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of County, in the State of SAVINGS AND LOAN ASSOCIATION, of Detroit, Michigan, a corporation act to provide for the incorporation and regulation of certain corporation described real estate and premises situated in	Oklahoma, parters m, duly organized a ns generally known	of the first part, hav nd doing business ur as building and loan County, State of	e mortgaged and der the statutes o associations," pa Oklahoma, to-wit	heroby mortga f the State of rty of the seco	ge to the STANDA Michigan, entitled and part, the follow
nescribed felt estate into premises situated in			CAMINOMIN, CO-MIP	•	
Lot One () in Block Hour (	4), in VI	Vidway aa	dition 2	à the	Ciliz of
Tuka, Oklahoma, according 2	ā The see	odd pla	t Through	• .	
The state of the s		7/-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
with all the improvements thereon and appurtenances the faunto belonging,	and warrant the ti	tle to the same and t	valve the appraise	nent.	350TT 4
with all the improvements thereon and appurtenances the auto belonging.  This mortgage is given in consideration of	ig the payment of the	no monthly sums, find	s and other items !	iereinafter spe	cified, and the perfo
And the said VII. VVI OX VIOLOU VVI 100	mu				mortgagor-
or them solves and for their beirs, executors and admolitors:  FIRST. Said mortgagor M. M. Nolmes	ninistrators, hereby	covenant with	the said mortgag	ce, its succ	cessors and assigns
FIRST. Said mortgagor WI. IN J Values being the owner of 2 shares of stock of the said STAN	DARD SAVINGS	& LOAN ASSOCIAT	ION, of Detroit, A	lichigan, and h	aving borrowed of
cong the owner of	ige, will do all thinj	is which the by laws	of said Association	ı require share	nolders and borro Dollar
nd 86 cents (\$ 16.86 ) per month, on or	before the last Sat	urday of each and ev	ery month, until s	aid stock shall	mature as provide
aid by-laws, provided that said indebtedness shall be discharged by the prince that may be legally assessed against					
by laws and a certain non-negotiable note bearing even date herewith, execu	ited by said mortga				
MM, I tribute & Mande M. I tolenter. SECOND. That said mortgager A, within forty days after the same aid lands, or upon, or on account of this mortgage, or the indebtedness secu	becomes due and p	payable, will pay all	taxes and assessn	ents which sh	all be levied upon
and lands, or upon, or on account of this mortgage, or the indebtedness section by said indebtedness, whether levied upon the said mortgagor.  Level and all claim or right against said mortgagee, its successors or assigns, by reason of the payment of any of the aforesaid taxes, or assessments.  The IDD. The action protection are will also keep all while incorporated as	lred hereby, or upor	i the interest or estat esentatives as assigi	e in said lands cre is, or otherwise; a	ited or represe nd said mortg	nted by this mortg
my and all claim or right against said mortgagee, its successors or assigns, by reason of the payment of any of the aforesaid taxes, or assessments.	to any payment or	rebate on, or offset	igainst, the interes	st or principal	of said mortgage c
THIRD. The said mortgagor, will also keep all building erected a naurers, and to an amount approved by the mortgagee	ing to be elected a	hou kura hikas man	en agamet toss m	id damage by	tornado or are,
is a further security to said mortgage debt, and assign and deliver to the mor	rtgagee all insurance				
FOURTH. If said mortgagorgmakedefault in the payment of an	y of the aforesaid t	axes or assessments	or in procuring a	and maintainig	ng insurance, as al
FOURTH. If said mortgagorgraskedefault in the payment of an overanted, said mortgage, its successors or assigns, may pay such taxes a mortgage, payable forthwith, with interest at the rate of eight per cent. per RUPPH. Should default be made in the payment of any of said you	y of the aforesaid t and effect such insu annum.	axes or assessments, rance, and the sums s	or in procuring a o paid shall be a fu	arominas, Ar 1	inv part thereof, v
FOURTH. If said mortgagozgnakedefault in the payment of an overnanted, said mortgage, its successors or assigns, may pay such taxes a nortgage, payable forthwith, with interest at the rate of eight per cent. per FIFTH. Should default be made in the payment of any of said mothe same are payable as provided in this mortgage and in said note and said.	y of the aforesaid t and effect such insu annum. nthly sums, or of a d by-laws, and show	axes or assessments, rance, and the sums s my of said fines, or tr ald the same, or any p	or in procuring a o paid shall be a fu wes, or insurance eart thereof, remain	premiums, or a nupaid for th	uny part thereof, we se period of six mor
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