MORTGAGE RECORD

That James VI. Bozas	Blanche M. Bryarth, his wife
of County, in the St	tate of Oklahom, partof the first part, have mortgaged and hereby mortgage to the STANDAI poration, duly organized and doing business under the statutes of the State of Mighigan, entitled "corations generally known as building and loan associations," party of the second part, the following
net to provide for the incorporation and regulation of certain corpolescribed real estate and promises situated in	
Foto and lin (2) in	block nine (9) in Stone heaper Heights
addition to the City of In	usa, ahlako pa, according it
the arm ded Stat the	I A Limited the second second
me municipality of and	ary 1
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with all the improvements thereon and apportanguess thereunts hake	onging, and wayrant the title to the same and waive the appraisement.
This mortgage is given in consideration of Java Jiv	PULS 122 A 222 A DOLLAR polymers the appraisance. DOLLAR period of the monthly sums, fines and other items hereinafter specified, and the perform
nee of the coverants agreementer contained.	securing the payment of the monthly sums, fines and other items hereinafter specified, and the perform
or Themselves and for Malin heirs, executors an	administrators, hereby covenant with the said mortgagee in its successors and assigns,
FIRST. Said mortgagor James W. B. A.	zorth \
eing the owner of stock of the said sociation, in pursuance of its by laws, the money secured by this	STANDARD SAVINGS LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of sa mortgage, will do all things which the by-laws of said Association require shareholders and borrowe
o do, and will pay to said Association on said stock and loon the sum	of thinky-thill Dollars
nd	on or before the last Saturday of each and every month, until said stock shall mature as provided the payment of Lightly form of said monthly installments, and will also pay
nes that may be legally assessed against hours	r said by-laws or under any amendments that may be made thereto; according to the terms of sa
y-laws and a certain non-negotiable note bearing even date herewith,	executed by said mortgagor
SECOND. That said mortgage of within forty days after the	che Mayanth, his wife to said mortgagee.
id lands, or upon, or on account of this mortgage, or the indebtedne	e same becomes due and payable, will pay all troes and ussessments which shall be levied upon the same secured hereby, or upon the interest or estate in said lands created or represented by this mortgage.
by sau indeptedness, whether levied upon the said mortgagers ay and all claim or right against said mortgagee, its successors or as y reason of the payment of any of the aforesaid taxes, or assessments THIRD. The said mortgager will also keep all buildings er	Lill)
is a further security to said mortgage debt, and assign and deliver to il	Thorsand and my 100
FOURTH. If said mortgage task, and assign and deliver to the	ne mortgagee an insurance policies upon said property. of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance, as about
ortgage, payable forthwith, with interest at the rate of eight per cen	of any of the aforesaid taxes or assessments, or in procuring and maintaining insurance, as about axes and effect such insurance, and the sums so paid shall be a further lieu on said premises under the toper annum.
e same are payable as provided in this mortgage and in said note a	id monthly sums, or of any of said fines, or taxes, or insurance premiuns, or any part thereof, wh ud said by-laws, and should the same, or any part thereof, remain unpaid for the period of six month
en the atoresaid principal sum of tith all arrearages thereon, and all penalties, taxes and insurance pro- ely thereafter, although the period herein and by said note and said to the contrary thereof in anywise notwithstanding. In the event of our the filing of such foreclosure proceedings at the rate of ten payer.	Dollar
SIXTII. Said mortgagor shall pay to said mortgages or to i ollars, as a reasonable solicitor's fee, in addition to all other legal co	its successors or assigns, the sum of the payment of the successors or assigns, the sum of its successors or assigns, the sum of its sts, as often as any legal proceedings are taken to forcelose this mortgage for default in any of it a defendant in any suit affecting the title to said property, which sum shall be an additional lien or
na premiera.	
	nd. This contract shall be construed in accordance with the laws of the State of Oklahoma.
e depletores de françaisemente e experienciales es productivos establishes de la constantina della con	
IN WITNESS WHEREOF, The said mortgagorhahereur	nto set
	(Sea)
SIGNED, SEALED AND DELIVERED IN PRESENCE OF	(Seat
	(SEAT
	/
	(SEAI
	(SEA)
TATE OF OKLAHOMA, COUNTY OF	, SS.
TATE OF OKLAHOMA, COUNTY OF	, SS. , in and for said County an
TATE OF OKLAHOMA, COUNTY OF Before me,	, SS. , in and for said County and
TATE OF OKLAHOMA, COUNTY OF Before me,	, SS. , in and for said County and
TATE OF OKLAHOMA, COUNTY OF Before me,	d foregoing instrument, and acknowledged to me that
TATE OF OKLAHOMA, COUNTY OF Before me,	d foregoing instrument, and acknowledged to me thatexecuted the samuses and purposes therein set forth.
TATE OF OKLAHOMA, COUNTY OF Before me,	d foregoing instrument, and acknowledged to me thatexecuted the samuses and purposes therein set forth
TATE OF OKLAHOMA, COUNTY OF Before me, ate, on this day of demoknown to be the identical person who executed the within an free and voluntary act and deed, for the IN WITNESS WHEREOF, I have hereunto set my hand and. My commission expires on the day of	d foregoing instrument, and acknowledged to me that
TATE OF OKLAHOMA, COUNTY OF Before me,	d foregoing instrument, and acknowledged to me that

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