

## MORTGAGE RECORD

County, in the State of	
scribed real estate and premises situated in Julan.	
according to the recorded plat theres.	Stansberry addition to the City of Tuken, allahome
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th all the improvements thereon and appurtenances thereinto belonging	and warrant the title to the same and waive the appraicement.
This mortgage is given in consideration of Lightier hunds a receipt of which is hereby acknowledged, and for the purpose of securities of the covenants hereinafter contained.	and warrant the title to the same and waive the appraiment.  DOLLA  g the payment of the monthly sums, fines and other items hereinafter specified, and the perfo
And the said U. O., C. Low	ministrators, hereby covenantwith the said mortgagee, its successors and assigns
FIRST. Said mortgagor. C.B. Crow.	e e e e e e e e e e e e e e e e e e e
do, and will pay to said Association on said stock and loan the sum of	NDARD SAVINGS & LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of age, will do all things which the by-laws of said Association require shareholders and borrow
d	r before the last Saturday of each and overy month, until said stock shall mature as provide syment of
es that may be legally assessed against had under said	by-laws or under any amendments that may be made thereto; according to the terms of
laws and a certain non-negotiable note bearing even date herewith, execu-	ited by said mortgagor
SECOND. That said mortgagor, within forty days after the same	OB. Correction to said mortgagee. The commendation of the correction of the correcti
by said indebtedness, whether levied upon the said mortgagor	to any payment or rebate on, or offset against, the interest or principal of said mortgage d
	and to be elected upon said lands insured against loss and damage by tornado or fire, vilidium landred Bellam. Aggreeall insurance policies upon said property.
FOURTH. If said mortgagor make, \( \alpha \) default in the payment of any venanted, said mortgagee, its successors or assigns, may pay such taxes a ortgage, payable forthwith, with interest at the rate of eight per cent. per	y of the aforesaid taxes or assessments, or in procuring and maintaining insurance, as al and effect such insurance, and the sums so paid shall be a further lien on said premises under annum.
FIFTH. Should default be made in the payment of any of said more same are payable as provided in this mortgage and in said note and sai	nthly sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, w id by-laws, and should the sume, or any part thereof, remain unpaid for the period of six mon
th all arrearages thereon, and all penalties, taxes and insurance premium sly thereafter, although the period herein and by said note and said by-la- the contrary thereof in anywise notwithstanding. In the event of legal om the filing of such foreclosure proceedings at the rate of ten per cent. pe	Doll as, shall, at the option of said mortgagee, or of its successors or assigns, become payable invs limited for the payment thereof shall not then have expired, anything hereinbefore contain proceedings to forcelose this mortgage, the indebtedness thereby secured shall bear integranment, in lieu of the payment of further monthly installments.
venants; or as order as the mortgager or mortgagee may be made a decid id premises.  SEVENTH. All the aforesaid covenants shall run with the land. T	ecessors or assigns, the sum of
	and a supplementation of the contraction of the supplementation of t
	et han hand and seal, on the 3/" day
March 1910	) X C. B. Crow (SE
• •	
Signed, Sealed and Delivered in Presence of	F / N
•	(Si
•	
SIGNED, SEALED AND DELIVERED IN PRESENCE OF  TATE OF OKLAHOMA, COUNTY OF Canadian	(Si
SIGNED, SHALED AND DELIVERED IN PRESENCE OF  TATE OF OKLAHOMA, COUNTY OF Canadian  Before me, Jeanny N. Linelle ate, on this 3/ day of March	(Si (Si (Si )), SS.  Or Intary partie, in and for said County (1918), personally appeared R. B. Crew
SIGNED, SHALED AND DELIVERED IN PRESENCE OF  TATE OF OKLAHOMA, COUNTY OF Canadian  Before me, Jany N. Loren  ate, on this 3/ day of March	(Si  (Si  (Si  (Si  101.2
SIGNED, SEALED AND DELIVERED IN PRESENCE OF  TATE OF OKLAHOMA, COUNTY OF Canadian  Before mc, Jeany N. Loren  ate, on this 3/ day of March  d	SS.  Of Parlang parling in and for said County 1912 personally appeared. D. B. Carrer personal County 1922 personally appeared. D. B. Carrer personal County 1922 personal County
TATE OF OKLAHOMA, COUNTY OF Canadian Before me, Jeany N. Linew ate, on this 3/ day of March.  d. March free and voluntary act and deed, for the uses a IN WITNESS WHEREOF, I have hereunto set my hand and.	SS.  Of Terlang personally appeared D. B. Cresse in and for said County 1912 personally appeared D. B. Cresse in and for said County regoing instrument, and acknowledged to me that the search purposes therein set forth.
TATE OF OKLAHOMA, COUNTY OF Canadian  Before mc, Jeany N. Livelle  ate, on this 3/ day of March  me known, to be the identical person who executed the within and for free and voluntary act and deed, for the uses a IN WITNESS WHEREOF, I have hereunto set my hand and My commission expires on the 12" day of day	(SE  , SS.  Q. Isolany personally appeared L. B. larrow, in and for said County 1912. personally appeared L. B. larrow, oxecuted the stand purposes therein set forth.  Event on the date above mentioned.  Quil 1913.
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