## MORTGAGE RECORD

	divorsed man)
V (2.4.)	oma, part of the first part, have mortgaged and hereby mortgage to the STANDAF y organized and doing business under the statutes of the State of Michigan, entitled "erally known as building and loan associations," party of the second part, the following and control of Oklahoma, to-wit:
Lotosix (b) and sever (1) in	Block three (3) in Midway addition
to the leity of Tulen, ablahomas_	according to the recorded plat thereof
with all the improvements thereon and appurtenances thereunto beloying, and w	warmant to title to the same and waive the approximant
This mortgage is given in consideration of the purpose of securing the nece of the covenants hereinafter contained.	variant the title to the same and waive the appraisement.  **DOLLAI payment of the monthly sums, fines and other items hereinafter specified, and the performance of the monthly sums.
or himself and for Lie heirs, executors and administra	mortgagor
FIRST. Said mortgago M. S. Sarriel	
eing the ownerof	D SAVINGS & LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of s ill do all things which the by-laws of said Association require shareholders and borrow ————————————————————————————————————
nd 3/ cents (\$ 12.3/ ) per month, on or before	e the last Saturday of each and every month, until said stock shall mature as provided
	t of
SECOND. That said mortgagor, within forty days after the same become	
id lands, or upon, or on account of this mortgage, or the indebtedness secured he rely said indebtedness, whether levied upon the said mortgager	reby, or upon the interest or estate in said lands created or represented by this mortgrumlegal representatives as assigns, or otherwise; and said mortgagorhereby waiv payment or rebate on, or offset against, the interest or principal of said mortgage department of the property of the payment of t
Tittes. The said mortgagor with also keep all buildings creeked and to	the effective about said tailes insured against loss that damage by correcte or met a
surers, and to an amount approved by the mortgagee.  **Survey of the mortgage debt, and assign and deliver to the mortgage of FOURTH. It said mortgage make ***Lefault in the payment of any of the ovenanted, said mortgagee, its successors or assigns, may pay such taxes and efforterer may be forthwith, with interest at the rate of eight per cent, per annum.	e all insurance policies upon said property.  e aforesaid taxes or assessments, or in procuring and maintaining insurance, as abrect such insurance, and the sums so paid shall be a further lien on said premises under to.
FIFTH. Should default be made in the payment of any of said monthly a	sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, wh aws, and should the same, or any part thereof, remain unpaid for the period of six mont
tely thereafter, although the period herein and by said note and said by-laws limi o the contrary thereof in anywise notwithstanding. In the event of legal proces com the filing of such forcelosure proceedings at the rate of ten per cent, per annu	Dolle III, at the option of said mortgagee, or of its successors or assigns, become payable imme ited for the payment thereof shall not then have expired, anything hereinbefore containedings to foreclose this mortgage, the indebtedness thereby secured shall bear interum, in lieu of the payment of further monthly intallments.
SIXTH. Said mortgagorshall pay to said mortgagee or to its successors of the said mortgage of the solicitor's fee, in addition to all other legal costs, as often overanats, or as often as the mortgager or mortgagee may be made a defendant aid premises.	s or assigns, the sum of
	terrace state by construct in accordance with the news of the brace of Ostational
IN WITNESS WHEREOF, The said mortgagorha. C.hercunto set	hand and seal, on the 5 th day
Signed, Sealed and Delivered in Presence of	M. Davis (S.
	(SE
· . · · · · · · · · · · · · · · · · · ·	(SE.
· · · · · · · · · · · · · · · · · · ·	
STATE OF OKLAHOMA, COUNTY OF Julea	, SS. ,
Before me, 25 M. Fleetwood tate, on this 5 th g day of Recenther	a ) totary / I fleed , in and for said County of 1912, personally appeared.
Before me, 21. M. Fleetwood this, 5th g day of, Recember	, SS. A Martar y La Mard , in and for said County a 1912 personally appeared.
Before me, St. M. Stlettwood tate, on this 5th day of Received a  one known to higher identical person who executed the within and foregoing free and yoluntary act and deed, for the uses and pu	, SS.  A Martar y Labeled , in and for said County a 1912 personally appeared.  instrument, and acknowledged to me that the executed the sa
Before me, Stay day of, Received and the state of the sta	, SS.  A Martar y Labeled , in and for said County a 1912 personally appeared.  instrument, and acknowledged to me that the executed the sa
Before me, St. M. Stlettwood tate, on this 5th day of Received a  one known to higher identical person who executed the within and foregoing free and yoluntary act and deed, for the uses and pu	, SS.  A Motor y A Melec , in and for said County a 1910 personally appeared, in and for said County a instrument, and acknowledged to me that Melec executed the sar process therein set forth.
Before me, January M. Scherica A. A. Country, St. Market M. M. Market M.	instrument, and acknowledged to me that the executed the sar process therein set forth.  seal on the date above mentioned.  The executed the sar process therein set forth.  REGISTER'S OFFICE.
Before me, Star M. Selections A. Alexanders.  Inter, on this Star Daniel M. Recentle Co.  In Selection M. Recentle Co.  In Median Management of the identical person who executed the within and foregoing selection. It will be identical person who executed the within and foregoing selection. It will make a selection of the median management of the interest of the median management of the interest	instrument, and acknowledged to me that he executed the sai prosest therein set forth.