## MORTGAGE RECORD

to provide for the incorporation and regulation of certain corporations generally	ganized and doing business under the statutes of the State of Michigan antitled "
cribed real estate and premises situated in	, partities the first part, have mortgaged and hereby mortgage to the STANDAI ganized and doing business under the statutes of the State of Michigan, entitled "y known as building and loan associations," party of the second part, the following the country, State of Oklahoma, to-wit:
Lot two (2) in (Block One (1) 1	in Cak Grove addition to the will
Lot two (2) in Block. One (1) in Cak Drove iddition to the till of Tuka. Oklahoma: according to the recorded plat thereof.	
	brown controller with the controller to the cont
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	and the same transfer of the s
th all the improvements thereon and appurtenances thereunto belonging, and warre.  This mortgage is given in consideration of	ant the title to the same and waive the appraisement.
This mortgage is given in consideration of	ment of the monthly sums, fines and other items hereinafter specified, and the perfor
And the said & B & Wheeta B Wal	Ket mortgagor S
Mususel west and for Milers, executors and administrators	s, hereby covenantwith the said mortgagee, its successors and assigns,
FIRST. Said mortgagor to Un Walker	
ng the owner of	AVINGS & LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of so all things which the by-laws of said Association require shareholders and borrow  Limentum  Dollar
7.5 cents (8. 20. 73 ) per month, on or before the	e last Saturday of each and every month, until said stock shall mature as provided
by-laws, provided that said indebtedness shall be discharged by the payment of sthat may be legally assessed against	84 of said monthly installments, and will also pay
laws and a certain non-negotiable note bearing even date herewith, executed by sale	d mortgagor 5. CB + Axberta B Nalker
	to said mortgagee.
by said indebtedness, whether levied upon the said mortgager. S. The W	legal representatives as assigns, or otherwise; and said mortgagor. hereby waiv yment or rebate on, or offset against, the interest or principal of said mortgage de
THIRD. The said mortgagor awill also keep all buildings erected and to be carers, and to an amount approved by the mortgagee.  Further security to said mortgage debt, and assign and deliver to tile mortgagee all	nected upon said lands insured against loss and damage by tornado or lire. W
FOURTH. If said mortgagon make default in the payment of any of the af- tended, said mortgage, its successors or assigns, may pay such laxes and effect s	foresaid taxes or assessments, or in procuring and maintaining insurance, as abo such insurance, and the sums so paid shall be a further lien on said premises under t
FIFTH. Should default be made in the payment of any of said monthly sums same are payable as provided in this mortgage and in said note and said by-laws,	s, or of any of said fines, or taxes, or insurance premiums, or any part thereof, wh and should the same, or any part thereof, remain unpaid for the period of six mont
a the aforesaid principal sum of a all arrearages thereon, and all penalties, taxes and insurance premiums, shall, at y thereafter, although the period herein and by said note and said by-laws limited he contrary thereof in anywise notwithstanding. In the event of legal proceeding a the filing of such foreclosure proceedings at the rate of ten per cent, per annum, i	Ver. 11 dar da Dolla
n the filing of such foreclosure proceedings at the rate of ten per cent, per annum, i SIXTH. Said mortgagor Sshall pay to said mortgagee or to its successors or lars, as a reasonable solicitor's fee, in addition to all other legal costs, as often as a guants, or as often as the mortgagor or mortgagee may be made a defendant in t	n lieu of the payment of further monthly installments, assigns, the sum of
pnents, or as oven as the mortgagor or mortgagee may be made a detendant in a premises.  SEVENTH. All the aforesaid covenants shall run with the land. This contract	
	Liv handSand seal, on the 37 td day
-77712161 101 1	
SIGNED, SEALED AND DELIVERED IN PRESENCE OF	to B Walker (SE
	albeita B Phulker (SE
· · ·	(Se
	(Sz
ATE OF OKLAHOMA, COUNTY OF Julea	, SS. 2/1
ATE OF OKLAHOMA, COUNTY OF Tulea  Before me, 2 712. Flictwood a no e, on this 22d day of March	tary fruit c , in and for said County a 191 personally appeared.
- C. B. Wilker B. Waiker his wife	
to be the identical person S, who executed the within and foregoing inst	rument, and acknowledged to me that their executed the sa
The tree and voluntary act and deed, for the uses and purpos	es therein set forth.
IN WITNESS WHEREOF, I have bereunto set my hand and. 22 # 7	E 2 C A f seal on the date above mentioned.
my proprintication owners on the at fift day of fill a	2 C/N/ 1914.
any commission expires on the members of the second of the	
ATE OF ONLAHOMA THE CA COUNTY	2) 1771 Flee Ces Food Outer
ATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the	REGISTER'S OFFICE. Notary Cures  AD 1911 of 1450 closed P. M.