O TO TO THE OWN

State of Akaliana (Colored of a Akaliana)

MORTGAGE RECORD

~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	* I a see
described real estate and premises situated in	•
I The south half of for mo Q	in block one hundred privily five 125 in The I
· · · · · · · · · · · · · · · · · · ·	
The second secon	
ith all the improvements thereon and appurtenances thereunto belonging, and	1 yearrant the title to the same and waive the appraisement.
This mortgage is given in consideration of	a warrant the title to the same and waive the appraisement. DOLLAR is payment of the monthly sums, fines and other items hereinafter specified, and the perform
And the said	M. Hughed mortgagor al
FIRST Said mortgager I C. Nachal	
eing the owner of	RD SAVINGS & LOAN ASSOCIATION, of Detroit, Michigan, and having borrowed of sa will do all things which the by-laws of said Association require shareholders and borrowe
nd 30 cents (\$ 25.30) per month, on or before	ore the last Saturday of each and every month, until said stock shall mature as provided
aid by-laws, provided that said indebtedness shall be discharged by the payment	ent of 84 of said monthly installments, and will also pay
nes that may be regally assessed against	laws or under any amendments that may be made thereto; according to the terms of sa by said mortgagor. I. C. Hattie. M. Haghes
ud lands, or upon, or on account of this mortgage, or the indebtedness secured	comes due and payable, will pay all taxes and assessments which shall be levied upon the hereby, or upon the interest or estate in said lands created or represented by this mortgage. Legal representatives as assigns, or otherwise; and said mortgagors/hereby waite may payment or rebate on, or offset against, the interest or principal of said mortgage details.
by said indebtedness, whether levied upon the said mortgagors!	adlegal representatives as assigns, or otherwise; and said mortgagora/hereby waive my payment or rebate on, or offset against, the interest or principal of said mortgage deb
Titleb: The sam morigagor, wan also keep an buildings erected and i	to the elected upon said lands insured against loss and damage by tornado or fire, wi
surers, and to an amount approved by the mortgagee	Jumbred Nolland, gee all insurance policies upon said property.
FOURTH. It said mortgagers makedefault in the payment of any of overnated, said mortgagee, its successors or assigns, may pay such taxes and expertence payable for highly with interest of the said of sight sort can be such as a few such as a	the aforesaid taxes or assessments, or in procuring and maintaining insurance, as abo- effect such insurance, and the sums so paid shall be a further lieu on said premises under the
FIFTH. Should default be made in the payment of any of said monthly as same are payable as provided in this mortgage and in said note and said by	y sums, or of any of said fines, or taxes, or insurance premiums, or any part thereof, whe
ien the aforesaid principal sum of	Lundred Dolla
ely thereafter, although the period herein and by said note and said by-laws li the contrary thereof in anywise notwithstanding. In the event of legal proc om the filing of such foreclosure proceedings at the rate of ten per cent, per an	Dollar hall, at the option of said mortgagee, or of its successors or assigns, become payable immed mited for the payment thereof shall not then have expired, anything hereinbefore contains exedings to foreclose this mortgage, the indebtedness thereby secured shall bear interenum, in lieu of the payment of further monthly installments.
SIXTH. Said mortgagor. shall pay to said mortgages or to its success ollars, as a reasonable solicitor's fee, in addition to all other legal costs, as often	ors or assigns, the sum of
na premises.	
	contract shall be construed in accordance with the laws of the State of Oklahoma.
	thur hand a fand seal, on the got day
IN WITNESS WHEREOF, The said mortgagora/ha.kt.hereunto set	Thur. hand 2/2 and seal, on the
Signed, Sealed and Delivered in Presence of	J. C. Hughes (SEA
	Hattie M. Hughel (SEA)
· · · · · · · · · · · · · · · · · · ·	(Seal
1	
TATE OF OKLAHOMA, COUNTY OF Juleal	, SS.
Before me, July a value on this	, ss. way Public , in and for said County an 1910 personally appeared Haltie M. Hughel
	one and the second seco
4	· · · · · · · · · · · · · · · · · · ·
me known to be the identical personwho executed the within and foregoin	ng instrument, and acknowledged to me that Also executed the sam
	hiddetal soal on the date atoms mentioned
IN WITNESS WHEREOF, I have bereinte set my hand and	7/
IN WITNESS WHEREOF, I have hereunto set my hand and	
IN WITNESS WHEREOF, I have hereunto set my hand and	
IN WITNESS WHEREOF, I have hereunto set my hand and	March 1912! Scol V. L. Pucini mary Partice REGISTER'S OFFICE. A. D. 1910, at 226 o'clock P. M. W. H. C. Walkley