## MORTGAGE RECORD

## OKLAHOMA MORTGAGE

This Indenture, Made	e thisday o	<b>if</b>	in the year of our Lord One Thousand
Nine Hundred and	between		4
	and the second s		***************************************
part of the first part, and THE DE	TROIT UNITED BANK, O	F DETROIT, MICHIG	AN, a corporation duly organized and doing business
under the laws of the State of Michigan,	, party of the second part:		
Witnesseift. That the said part.	of the first part for and ir	consideration of the st	im of
And the second s			DOLLARS,
toin hand paid by tl	he said party of the second p	art, the receipt whereof	is hereby confessed and acknowledged, ha granted,
bargained, sold, remised, released, enfect	offed and confirmed, and by	these presents do g	rant, bargain, sell, release, enfeoff and confirm unto
the said party of the second part, its su	ccessors and assigns, Foreve	er, all	certain piece or parcel of land, situate, lying
and being in the County of		and State of Oklah	oma, described as follows:
***************************************			
	and the market of the control of the		
			A Committee of the Comm
	经制度 化自己电流设计 化二氯甲烷 化电路		
only proper use, benefit and behoof of t	he said party of the second 1	part, its successors and	second part, its successors and assigns, to the sole and assigns, FOREVER. And the said partof the first at, bargain and agree to and with the said party of
			its, well seized of said premises
			will, and heirs,
	실과 이 이번 보다는 그리는 아이들이 끊다.	ulli, VIII Wasan tak	ist all lawful claims whatsoever; provided always, and
스 시간 시간 보다 하나 가는 것 같아.			all and dowell and truly pay or cause to be paid
그리고 그리고 하는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그		그러게 다음하다 보고 그 전에 되었다.	
			<b>5</b> .
Donars, with interest according to a ce	will bound bearing even date	o herantin, executed b	
assessments, general or special, or of which time required by law all taxes and asse unpaid, be levied or imposed, first, upon thereof remaining due), or the interest of however, that the total amount of taxes interest provided for herein shall not even and unpaid), and shall also insure a and responsible fire insurance company,	natsover nature, now existing assiments of whatever nature in the premises above describe restate in said land created is which said first partagr xeed in any year 10 per central keep insured the building, to be approved by the party	g on said land and mpj as shall by any authorit d; second, upon the ind- by the same, whether le eeto pay by reason of tt. per annum on the an gs erected and to be ere y of the second part, ag	nteral, and shall also pay and discharge all taxes and rovements thereon, and pay when due and within the yy, while the money secured by these presents remains ebtedness represented by this mortgage (or the balance vied against the grantor herein or otherwise (provided, said second clause above set forth, together with the rount of said indebtedness from time to time outstandacted on the premises above described, in some good cainst loss and damage by fire, in the sum of at least
name and againer and phall frinthese la	cep and perform all covenan lenery Expressity Agreed, such case it shall be lawful for otherwise have by virtue of the above described, added to the	to and approximate have	Dollars, for the benefit of the party rates thereof to the party of the second part, its suc- inafter made, then these presents and said bond shall the made in the above covenant to insure and keep e second part, its successors and assigns, without such insurance, and the premium or premiums paid these presents, and shall be payable on demand, with
AND IT IS ALSO AGREED, The part thereof, then and in such case it she which it might otherwise have by virtue lien on said premises, added to the amount	nat should any default be ma nall be lawful for the party of e of these presents, to pay a unt secured by these presents	the second part, its sund discharge said taxes and shall be payable	the taxes and assessments as above provided, or any- ceessors and assigns, without prejudice to any rights or assessments, and the money thus paid shall be a on demand, with interest at nine per cent. (9%) per
AND IT IS FURTHER EXPRE	in perfect repair, of which ms, shall deem any repairs no o after thirty days' notice, so above described, added to the	second party shall be the ecessary to prevent said aid second party may I he amount secured by t	times keep the buildings erected and to be erected on a sole judge, and first party hereby agrees that when- buildings from deteriorating in value, he will make broceed to make such repairs, and the amount paid these presents, and shall be payable on demand, with