

MORTGAGE RECORD

IT IS ALSO FURTHER AGREED. That whereas, the said	1 Engene A. Lilly
and Mary 2 Siller	. Se Øarke en ar trên alfera, king ar san igan.
haut, borrowed of said THE DETROIT UNITED BANK, the an	nount of Tuenty-five hundred (2500)
Lighter secured by this inditagree:	· · · · · · · · · · · · · · · · · · ·
NOW, THEREFORE, The said The Enger	ne a. Lilly and Mary V. Lilly
first partical agree to do all things required of hour	by this mortgage and the bond hereinbefore mentioned, and to repay to said
Bank the principal sum of Trenty fine t	hundred (2500) Dollars,
in one hundred monthly payments of Tues	Ty-five (25) Dollars, each,
according to the terms mentioned in said bond, one payment to be mortgage are executed, and alike payment on or before the last busi	Dollars, each, se male on or before the last business day of the month in which said bond and incess day of each successive month thereafter until one hundred of said monthly
payments of principal have been made, and Eugene	a Lilly and Mary U Lilly
further agree to pay \$ / 7. 5-0 interest on or be executed, and a like sum on or before the last business day of each	A. Lilly and Mary I Lilly refer the last business day of the month in which said bond and mortgage are the successive month thereafter for the period of one year from the date of this
instrument; during the second year of this loan agrees to pay \$	15.30 interest, monthly on or before the last business day of each
month; during the third year of this loan agrees to pay \$	interest monthly on or before the last business day of each month;
during the fourth year of this loan agrees to pay \$ 10 . 85	interest monthly on or before the last business day of each month; during
the fifth year of this loan agrees to pay \$ 5.60 in	terest monthly on or before the last business day of each month; during the
	erest monthly on or before the last business day of each month; during the
seventh year of this loan agrees to pay \$. 4.2 inte	erest monthly on or before the last business day of each month; during the
eighth year of this loan agrees to pay \$ 1.95 inte	rest monthly on or before the last business day of each month; during the first
four months of the ninth year agrees to pay \$	interest monthly on or before the last business day of each month. With n \$100 of the same or any multiple thereof at the end of any year from the date shall be reduced proportionately.
But in no event, whether first particoelect to avail Liliunaeluca of the privilege of repaying said loan before said monthly payments hereinbefore provided for have been made or not shall the interest paid for the use of the money exceed the rate of eight and ninetenths (8.9) per cent, per annum on the amount remaining unpaid from month to month, It is further understood and agreed that all payments which are not promptly made when due shall thereafter draw interest at the rate of eight and nine-tenths (8.9) per cent. per annum until paid.	
AND IT IS ALSO AGREED, That should any default be I	made in the payment of any of the items mentioned in this mortgage on the
day when the same are made payable by this mortgage or said b	ond, or should said first partice fail or neglect to pay, or cause to be paid, all
permit any legal or equitable liens to stand or to be placed against therein, intended so to be, or shall commit waste on said premises, or shall fail well and truly to keep and perform each and all of the upon the happening of any of the above contingencies, the whole a	n the same become due and payable under the laws of Oklahoma, or shall allow or the premises herein conveyed, that will in any manner affect or weaken the security, or do any act whereby the property hereby conveyed is made less valuable, covenants, express or implied, herein contained, or either or any of them, then, mount herein secured shall become due and payable at once, without notice, contained in said bond, to the contrary thereof in anywise notwithstanding.
shall pay said second party, its successors or assigns, a sum equal attorney's fees for such foreclosure in addition to all other legal count a part of the debt secured by this mortgage. Appraisement opart.	often as any proceeding is taken to foreclose this mortgage, said first part to ten per cent. of the total amount due on said bond and this mortgage as costs, and that such attorney's fee shall be a lien upon the land above described of said premises is hereby waived or not at the option of the party of the second
IN WITNESS WHEREOF, The part color the first part habove written.	na. C. hereunto set Their hand Sand seal Sthe day and year first
Signed, Scaled and Delivered in the Presence of	Eugene a Liely [L. S.] Mary I Liely [L. S.]
	Mary I Lilly [L. S.]
anna Eators	[L. S.]
)[L, S.]
STATE OF OKLAHOMA,)	사용을 모르는 것이 되었다. 그런
County of Julaa ss.	
Before me,	a Notary Public, in and for said County
and State, on this day of March	19/9 personally appeared.
Eugene a Lil	ly and Mary ELilly
tolme known to be the identical person who executed the within	and foregoing instrument, and acknowledged to me that. They
executed the same as their free and voluntary act and	d deed for the uses and purposes therein set forth.
Witness my hand and official seal the day and year last about	ve written.
den Sea	Maurice a Dollina
My commission expires. Hay 3, 1915	Notary Public.
This instrument was filed for record this day	r of Hat A. D. 19/5 nt 2 o'clock P. M.
By.	A. D. 19/3 nt. 2 o'clock. M. Linia Une Register of Deeds.
ByDeputy.	Register of Deeds.
and an angle of the companies of the com	

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