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MORTGAGE RECORD

In the torrevived of said THEDETROIT UNITED BANK, the amount of the the secured by this mortigge: NOW, THEREFORE, The soid. A Committee of the secured by the mortigge: NOW, THEREFORE, The soid. A Committee of the secured by the mortigge are designed to all things required of Plant the principal cum of The secured to the corns mentioned in said bond, one payment to be made on or before the last business day of the month in which said bond on mortings are occurred, and all the principal cum of the corns mentioned, and the principal cum of the corns mentioned, and the principal cum of the corns mentioned in said bond, one payment to be made on or before the last business day of the month in which said bond an morting are occurred, and a find a man on a before the tab business day of the most in said bond an morting are occurred, and a find a man on a before the tab business day of each morting, the control, through the second year of this lean agrees to pay S **Second of the corns of the said bond of the said b			Thursdilling.
This parts, agriced to do all things required of	그렇게 얼마나는 얼마를 했는데 뒤에게 하는데 되는데 이렇게 그렇다.	ount of	neousona (10-00)
Bank the principal gam of the gam of the principal gam of the gam of the principal gam of the gam of	Dollars, secured by this mortgage:	x & Tucker	
payments of principal have been made, and further agree of the pay \$	NOW, THEREFORE, The said	o	
payments of principal have been made, and further agree of the pay \$	first part finagreed to do all things required of	by this mortgage and the bor	d hereinbefore mentioned, and to repay to
payments of principal have been made, and further agree of the pay \$	Bank the principal sum of	(10)	
interest one before the last business day of the menth in either action one before the last business day of each successive month thereafter for the paried of one year from the date of this instrument; during the second year of this loan agrees to pay \$	in one hundred monthly payments of	e made on or before the last bus ness day of each successive mon	siness day of the month in which said bond th thereafter until one hundred of said mor
instrument; during the second year of this loan agrees to pay \$	payments of principal have been made, and	hasles 6 Ju	ekes
month; during the fuird year of this loan agrees to pay \$ \$ \$			
during the fourth year of this loan agrees to pay \$			
the fifth year of this loan agrees to pay \$			
interest monthly on or before the last business day of each month; during the seventh year of this loan agrees to pay \$ \$ interest monthly on or before the last business day of each month; during the first during the first part of this loan agrees to pay \$ \$ interest monthly on or before the last business day of each month; during the first four months of the minth your agrees to pay \$ \$ interest monthly on or before the last business day of each month; during the first part which case monthly payments shall be reduced proportionately. But in no event, whether first part & cleet. An avail			
seventh year of this loan agrees to pay \$			
eighth year of this loan agrees to pay \$	sixth year of this loan agrees to pay \$ 2,5-4 in in	rest monthly on or before the	last business day of each month; during
interest monthls of the ninth year agrees to pay \$	seventh year of this loan agrees to pay \$	rest monthly on or before the	last business day of each month; during
But in no event, whether first part & Celest Poo avail and the control of the con	eighth year of this loan agrees to pay \$	rest monthly on or before the la	ast business day of each month; during the
tenths (S.0) per cent, per annum on the amount remaining unpaid from month to month, It is further understood and agreed that all payment which are not promptly, made when due shall thereafter draw interest at the ratio of eight and min-centuls (S.0) per cent. per annum until paid AND IT IS ALSO AGREED, That should any default be made in the payment of any of the items mentioned in this mortgage on the day when the same are made myable by this mortgage or said bond, or should said first part L. fail or neglect to pay, or cause to be paid, at access, assessments, or public meters levied upon and premises, when the same become due and prighted under the laws of Island and the permit any legal or equit able lieus to stand or to be placed against the premises herein conveyed, that will in any manner affector weaken the security in the property hereby the property hereby stands or shell fail well and truly to keep and perform each and all of the coverants, express or implied, herein contained, or either or any of them, then the property hereby stands are contained or shell fail well and truly to keep and perform each and all of the coverants, express or implied, herein contained, or either or any of them, then the property hereby shed at once, without notice of said second party so elect, anything hereinbefore contained or contained in said bond, to the contrary thereon in anythis mortgage, and first part L. and the property hereby and a party, its successors or assigns, a sum equal to ten per cent. of the total amount due on said bond and this mortgage, shall pay mind second party, its successors or assigns, a sum equal to ten per cent. of the total amount due on said bond and this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the second part. IN WITNESS WHEREOF, The part J. of the first part ha. It is a successor or saigns, a sum equal to ten per cent. It is a sum of the party of the second part of the debt secured by this mortgage. Appraisement of said premises is	four months of the ninth year agrees to pay \$	interest monthly on or before \$100 of the same or any multi- shall be reduced proportionately	ore the last business day of each month. Ple thereof at the end of any year from the
day when the same are made payable by this mortgage or said bond, or should said first part of the same that saxes, assessments, or public rates levied upon said premises, when the same become due and physic under the laws of Okahoma, or shall allow operant any legal orequitable lights to stand or to be placed against the premises herein conveyed, that will nan manner affect or weaken the security herein, intended so to be, or shall commit waste on said premises, or do any act whereby the property hereby conveyed is made less which the contract of the property levels of the property is considered to the property of the property hereby conveyed is made less which the contract hereby contract hereby conveyed is made less which the contract hereby contract he	tenths (8.9) nor cent, nor annum on the amount remaining unn	d from month to month. It is f	urther understood and agreed that all payn
taxes, assessments, or public rates levied upons said premises, when the same become due and physics under the laws of Uklahoma, or said allowed permit any legal or equitable lines to stand or to be placed against the premises herein only represent the property bereby conveyed is made less valuable berein, intended so to be, or shall commit waste on said premises, or do any act whereby the property hereby conveyed is made less valuable or shall fail the promise of the property hereby conveyed is made less valuable or shall fail of any of the above contingencies, the whole are nount herein secured shall become due and provided the same upon the happening of any of the above contingencies, the whole amount herein secured shall become due and provided the same and the property of the secured value of the property of the secured wastern to the said bord of the contrary thereof in anywise notwithstanding. AND IT IS FURTHER EXPERSELY AGREED. That as often as any proceeding is taken to foreclose this mortgage, said first party and the second party is successor or assigns, a sum equal to ten per cent. of the total amount due on said bord and this mortgage and attorney's fees for such foreclosure in addition to all other legal costs, and that such attorney's fees shall be a lien upon the land above described and a part of the debt secured by this mortgage. Appraisement of said promises is hereby waived or not at the option of the party of the second part. IN WITNESS WHEREOF, The party of the first part hat S. hereunto set. And and seal, the day and year first above written. Signed, Sealed and Delivered in the Presence of Andrew of the second party of the second pa	AND IT IS ALSO AGREED, That should any default be	made in the payment of any of	the items mentioned in this mortgage on
shall-pay said second party, its successors or assigns, a sum equal to ten per cent. of the total amount due on said bond and this mortgage attorney's fees for such forcedesure in addition to all other legal costs, and that such attorney's fee shall be a lien upon the land above described and a part of the debt secured by this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the second part. IN WITNESS WHEREOF, The party of the first part has S. hereunto set. Signed, Sealed and Delivored in the Presence of Anti a E alone E. S. STATE OF OKLAHOMA, SE. County of Julia Before me, and State, on this Aday of Juliable for Juliable for Juliable for said County and State, on this I day of Juliable for Juli	taxes, assessments, or public rates levied upon said premises, wherein any legal or equitable liens to stand or to be placed agains: therein, intended so to be, or shall commit waste on said premises, which followed by the truly to keep and perform each and all of the	the same become due and pay the premises herein conveyed, th or do any act whereby the pr	able under the laws of Okianoma, or shall all at will in any manner affect or weaken the sect operty hereby conveyed is made less valus berein contained or either or any of them.
Signed, Sealed and Delivered in the Presence of Anni a Ealan [L. S. Anni a Ealan [L. S. STATE OF OKLAHOMA.] Selegare me, and State, on this. At day of Massell 19/3 personally appeared. To me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that accepted the same as Aus free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Lune 2 9 1114 This instrument was filed for record this 2 1 day of Massell 2 2 This instrument was filed for record this 2 1 day of Massell 2 This instrument was filed for record this 2 1 day of Massell 2 This instrument was filed for record this 2 1 day of Massell 2 This instrument was filed for record this 2 1 day of Massell 2 The state of This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This instrument was filed for record this 2 2 day of Massell 2 This is	shall pay said second party, its successors or assigns, a sum equ attorney's fees for such foreclosure in addition to all other legal and a part of the debt secured by this mortgage. Appraisemen	to ten per cent. of the total ar	nount due on said bond and this mortgag
IL. S. STATE OF OKLAHOMA, SE. County of Julia Before me, and State, on this / St. day of Massilla for Justilla Justilla and foregoing instrument, and acknowledged to me that free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. My commission expires. Juril 2 1. 114 This instrument was filed for record this 2 9 day of Massilla A. D. 19/8 at O'clock R. M.	IN WITNESS WHEREOF, The part of the first part	이는 함께서 가장하다 이 등에 하셨다.	그리 아들이 어느리가 되었는데 하는데 하다.
EXILLY [L. S. STATE OF OKLAHOMA, Ss. County of Julsa Before me, a Notary Public, in and for said County and State, on this of the identical person, who executed the within and foregoing instrument, and acknowledged to me that free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. June 2 9 19 4 19 5 19 18 11 19 18 11 19 18 11 19 18 18 18 18 18 18 18 18 18 18 18 18 18	Signed, Scaled and Delivered in the Presence of	Coha	ules & Jucker [
EXILLY [L. S. STATE OF OKLAHOMA, Ss. County of Julsa Before me, a Notary Public, in and for said County and State, on this of the identical person, who executed the within and foregoing instrument, and acknowledged to me that free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. June 2 9 19 4 19 5 19 18 11 19 18 11 19 18 11 19 18 18 18 18 18 18 18 18 18 18 18 18 18	anna Estan	***************************************	
STATE OF OKLAHOMA, ss. County of Julia and for said County and State, on this Julia day of Julia Julia and State, on this Julia day of Julia Julia and Julia day of Julia Julia day of day of day of Julia day of day of Julia day of day of day of Julia day of day of day of Julia day of da			L
Before me,		water and the second se	
Before me,	STATE OF OKLAHOMA.)		
Before me, a Notary Public, in and for said County and State, on this At day of	County of Julsa ss.		
and State, on this. At day of Masles & Juckes to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed the same as his free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. My commission expires. Lunch 3. 2. 1914 Notary Public. This instrument was filed for record this 2.9 day of Mass. A. D. 19/8 at // o'clock. R. M.			n Notary Public, in and for said Co
to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that. Almost executed the same as his free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. Seal Robert & Lynch Notary Public. This instrument was filed for record this 29 day of Mar. A. D. 19/8 at // o'clock. R.M.		e// 19/3 pe	rsonally appeared
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that	Charles, 6	Jueker	
oxecuted the same as			
Witness my hand and official seal the day and year last above written. Seal Robert & Lynch Notary Public. This instrument was filed for record this 29 day of Mary A. D. 19/8 at 1/ o'clock. Q.M.			
My commission expires. Lune 3.9.1914 Robert & Lynch Notary Public. This instrument was filed for record this 2.9 day of Mar. A. D. 19/8 at 1/10 clock & M.	이 즐러지는 경우에 이 사람들은 맛이 있다는 하는 물리 회사들은 사용하다.		
My commission expires. J. M. Notary Public. This instrument was filed for record this 29 day of. M. A. D. 19/8 at 1/. o'clock. Q. M.		rea 16 1	1 2 8 1
This instrument was filed for record this 29 day of Mas A.D. 19/8 at // o'clock Q.M.	My commission expires. June 3 9-1914	ò 55 =	West G Agnessi Notary Publ
			A De 19/8 at // glock Q
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