

## MORTGAGE RECORD

and Louise Brockman	
hand borrowed of said THE DETROIT UNITED BANK, the amount of	3 yllen Hundred (1500)
Dollars, secured by this mortgage:	
NOW, THEREFORE, The said William &	Brockmen and Louise Brockmi
first partus agree to do all things required of home by this	s mortgage and the bond hereinbefore mentioned, and to repay to said
Bank the principal sum of Juffeen Fr	lundsed C/300) Dollar
in one hundred monthly payments of	Dollars, each
mortgage are executed, and alike payment on or before the last business day payments of principal have been made, and	iam & Brockman and Louise
further agreeto pay \$	"我们,我们就是我们的,我们就是我们的,我们就是我们的,我们就没有一样,我们就是我们的。"
instrument; during the second year of this loan agrees to pay \$	${\mathscr E}$ interest, monthly on or before the last business day of each
month; during the third year of this loan agrees to pay \$	
during the fourth year of this loan agrees to pay \$. $(4,5)$ integrals.	erest monthly on or before the last business day of each month; durin
the fifth year of this loan agrees to pay \$	
sixth year of this loan agrees to pay \$ 3/84 interest month	thly on or before the last business day of each month; during th
seventh year of this loan agrees to pay S. 252 interest mont	thly on or before the last business day of each month; during th
eighth year of this loau agrees to pay \$	thly on or before the last business day of each month; during the first
four months of the ninth year agrees to pay \$	est monthly on or before the last business day of each month. Wit the same or any multiple thereof at the end of any year from the dat educed proportionately.
But in no event, whether first part, Melect to avail. Additional payments hereinbefore provided for have been made or not shall the interestenths (8.9) per cent. per annum on the amount remaining unpaid from many which are not promptly made when due shall thereafter draw interest at the	est paid for the privilege of repaying said loan before said monthlest paid for the use of the money exceed the rate of eight and nine onth to month. It is further understood and agreed that all payment
AND IT IS ALSO AGREED, That should any default be made in t	
day when the same are made payable by this mortgage or said bond, or sl	
	nould said first participant or neglect to pay, or cause to be paid, a
caxes, assessments, or public rates levied upon said premises, when the sam permit any legal or equitable liens to stand or to be placed against the premi- herein, intended so to be, or shall commit waste on said premises, or do ar or shall fail well and truly to keep and perform each and all of the covenant upon the happening of any of the above contingencies, the whole amount had f said second party so elect, anything hereinbefore contained or contained	ne become due and payable under the laws of Oklahoma, or shall allow of sees herein conveyed, that will in any manner affect or weaken the securit ny act whereby the property hereby conveyed is made less valuable ts, express or implied, herein contained, or either or any of them, ther erein secured shall become due and payable at once, without notice
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