MORTGAGE RECORD

may provide the provided of all things required of the control of	IT IS ALSO FURTHER AGREED, That whereas, the said	Sophia M. Tiltman
Dollars, secured by this mortisgues: NOW, THERESTORIE, The said. A policy of the proceeding to the terms precipity of all things receipty to said. Bank the principal sum of	ha. A. borrowed of said THE DETROIT UNITED BANK, the amo	oundoi Ouce Housand (1000)
Basic the first principal some of Addit Arthur Accessed 1. Dollars, in some hunderd monthly progressed of the second state of		이 되는 이상, 이 이어 아이의 회문에 가는 사람들이 되는 사람들은 사람들이 되었다. 그 사람들이 되었다.
Basic the first principal some of Addit Arthur Accessed 1. Dollars, in some hunderd monthly progressed of the second state of	NOW, THEREFORE, The said Lophy and	n. Githnau
Bask the finishipal sum of Action the case of the control of the c	first part Wagree Ato do all things required of her	by this mortgage and the bond hereinbefore mentioned, and to repay to said
in one hundred resealthy regarders of the control o	Reals the mineinal sum of Old thouse accel	Dollars
programmin of principal have been made, and which we may be a second to pay \$. Interest on or before the last business day of the month in which said bond and mortgags are received, and all lies surrious or before the line business day of each accessive month thereafter for the ports of on syear from the date of this instrument; during the second year of this loan agrees to pay \$. 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 fifth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the fifth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the fifth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the fifth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the fifth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the fifth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the first pay the paying and loan or the balance due to \$100 of the same or any multiple thereof at the end of any year from the date of this mortgage and said bond, in which eace monthly grayments plate be reduced proprised and bed, in which eace monthly grayments plate be reduced proprised for the paying said lean before said monthly payments hereinforced provided for the yelps made on each shall the lanced proprised proprised provided for the yelps made on each shall the lanced proprised	in one hundred monthly payments of	Dollars, each
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instrument; during the second year of this loan agrees to pay \$	payments of principal have been made, and phi a further agreed to pay \$	fore the last business day of the month in which said bond and mortgage are successive month thereafter for the period of one year from the date of this
during the fourth year of this loan agrees to pay \$	and the contract of the contra	7~
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 sewenth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the eighth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the eighth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the privilege, however, of repaying and loan or the balmee due on \$100 of the same or any multiple thereof at the end of any year from the date of this mortgage and said bond, in which case monthly purposers benefits business day of each month; during the first four the privilege, however, of repaying and loan or the balmee due on \$100 of the same or any multiple thereof at the end of any year from the date of this mortgage and said bond, or which case and the privilege, however, of repaying and loan before and monthly purposers benefits one provided for the historic the payor ment benefits the privilege, however, of repaying and loan before and monthly purposers benefits one provided for the historic the ball for the use of the monthy case of the privilege, however, of repaying and loan before and the privilege, however, of repaying and loan before the case of the privilege, however, of repaying and loan before the loan the privilege, however, of repaying and loan the loan the privilege of the privileg	during the fourth year of this loan agrees to pay \$ 434	interest monthly on or before the last business day of each month; during
interest monthly on or before the last business day of each month; during the seventh year of this loan agrees to pay \$		
four months of the sinth year agrees to may 8. 20. Interest monthly on or before the last business day of each month. With the privilege, however, of repaying said loan or the balance due on \$100 of the same or any multiple thereof at the end of any year from the date of this mortgage and said bond, in which case monthly payments shrinked proportionately. But in no event, whether first parks, elected and an all of the privilege of repaying said loan before said monthly payments hereinbefore provided for have been made or not shall the latered paid for the use of the money exceed the rite of eight and nine-tenths (8.9) per cent, per annum on the adam's monthly made and the payment of any of the interest of the money exceed the rite of eight and nine-tenths (8.9) 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 payable by this mortgage or said bond, or should said first party fail or neglect to pay, or cause to be paid, all taxes, assessments, or public rates levied upon said premises, when the same become due and stryable under the laws of Okinhorm, or shall all allow the comments of the payment of any of the items mentioned in this mortgage on the service, assessments, or public rates levied upon said premises, or do any net whentby thelyroperty hereby conveyed is made less valuable, herein, intended so to be, or shall recommend which are the commendation of the party so elect, anywers on the payment of any of the showe contingencies, the whole amount herein secured shall become the and payable at once, without notice, shall pay and second party it site successors or assigns, as sum equal to long per cent. of the total amount does not side the payment of any of the showe contingencies, the whole amount herein secured shall become the and payable at once, without notice and approve of the payment of any of the first party of the first party of the first party of the first party	the intervent of this ioni agrees to pay 5.	treat monthly on or perore the mat business day of each month, during the
four months of the sinth year agrees to may 8. 20. Interest monthly on or before the last business day of each month. With the privilege, however, of repaying said loan or the balance due on \$100 of the same or any multiple thereof at the end of any year from the date of this mortgage and said bond, in which case monthly payments shrinked proportionately. But in no event, whether first parks, elected and an all of the privilege of repaying said loan before said monthly payments hereinbefore provided for have been made or not shall the latered paid for the use of the money exceed the rite of eight and nine-tenths (8.9) per cent, per annum on the adam's monthly made and the payment of any of the interest of the money exceed the rite of eight and nine-tenths (8.9) 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 payable by this mortgage or said bond, or should said first party fail or neglect to pay, or cause to be paid, all taxes, assessments, or public rates levied upon said premises, when the same become due and stryable under the laws of Okinhorm, or shall all allow the comments of the payment of any of the items mentioned in this mortgage on the service, assessments, or public rates levied upon said premises, or do any net whentby thelyroperty hereby conveyed is made less valuable, herein, intended so to be, or shall recommend which are the commendation of the party so elect, anywers on the payment of any of the showe contingencies, the whole amount herein secured shall become the and payable at once, without notice, shall pay and second party it site successors or assigns, as sum equal to long per cent. of the total amount does not side the payment of any of the showe contingencies, the whole amount herein secured shall become the and payable at once, without notice and approve of the payment of any of the first party of the first party of the first party of the first party	sixth year of this foan agrees to pay \$	est monthly on or pelore the last business day of each month; during the
four months of the sinth year agrees to may 8. 20. Interest monthly on or before the last business day of each month. With the privilege, however, of repaying said loan or the balance due on \$100 of the same or any multiple thereof at the end of any year from the date of this mortgage and said bond, in which case monthly payments shrinked proportionately. But in no event, whether first parks, elected and an all of the privilege of repaying said loan before said monthly payments hereinbefore provided for have been made or not shall the latered paid for the use of the money exceed the rite of eight and nine-tenths (8.9) per cent, per annum on the adam's monthly made and the payment of any of the interest of the money exceed the rite of eight and nine-tenths (8.9) 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 payable by this mortgage or said bond, or should said first party fail or neglect to pay, or cause to be paid, all taxes, assessments, or public rates levied upon said premises, when the same become due and stryable under the laws of Okinhorm, or shall all allow the comments of the payment of any of the items mentioned in this mortgage on the service, assessments, or public rates levied upon said premises, or do any net whentby thelyroperty hereby conveyed is made less valuable, herein, intended so to be, or shall recommend which are the commendation of the party so elect, anywers on the payment of any of the showe contingencies, the whole amount herein secured shall become the and payable at once, without notice, shall pay and second party it site successors or assigns, as sum equal to long per cent. of the total amount does not side the payment of any of the showe contingencies, the whole amount herein secured shall become the and payable at once, without notice and approve of the payment of any of the first party of the first party of the first party of the first party	seventh year of this loan agrees to pay \$ interest	est monthly on or before the last business day of each month; during the
But in no event whether first year to describe the season of the privilege of repaying said lean before said monthly payments hereinbefore provided for have yelen made or not shall the intends paid for the use of the money exceed the reto of eight and nine-tenths (8.9) per cent. per annum on the Adount remaining upmaid from month to month, it is intrine understood and agreed that all payments which are not promptly made when due shall therefore draw interest at the rate of eight and nine-tenths (8.9) per cent. per annum until paid. AND IT IS AISO AGREED, That should any default be made in the payment of any of the items mentioned in this mortgage or said bond, or should said first part of the items mentioned in this mortgage on the day when the same are made paymble by this mortgage or said bond, or should said first part of the items mentioned in this mortgage or said bond, or should said first part of the items mentioned to pay or cause to be paid, all tang, assessments, or public into storated or to be placed agrins the premises herein conveyed, that will in any manner to remain any legal or equitable lines to stand or to be placed agrins the premises herein conveyed, that will in any manner to remain the promises of the premises herein conveyed, that will not be security herein, intended so to be, or shall commit waste on said premises, or do any net whentby thelproperty hereby conveyed is made less valuable, herein, intended so to be, or shall commit waste on said premises, or do any net whentby thelproperty hereby conveyed is made less valuable, sheet in payer and second party its sead and all off the evocurants, express or inspired, herein contained, or and were the premise herein contained or and the premise of said to said payer is a staken to foreclose this mortgage, said first part. All pays and second party its seneous party is such as a part of the days said to said premises is the been year of the party of the second party is the successors or assigns as a unequal to to payer the payer of the par		
tenths (8.0) per cent. per annum on the affount romaining unpaid from month to month. It is further understood and agreed that all payments which are not promptly made when due shall thereafted draw interests at the rate of eight and min-tenths (8.0) per cent. per annum until paid. AND IT IS AISO 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 payable by this mortgage or said bond, or should said first part of fail or neglect to pay, or cause to be paid, all taxes, assessments, or public rates beyied upon said premises, when the same become due and prayable under their collaboration, and all of the permit intended so to be, or shall commit wasted on said premises, when the same become due and prayable under the collaboration or shall complete the payment of any legal or equitable lieus to stand or to be placed against the premises herein conveyed, that will many manner affect or veaken the security became, intended so to be, or shall commit weath on said premises, or do any act whereby their property hereby even the security or shall fail well and truly to keep and perform each and all of the covenants, express or the shall be a bove contingences, the whole amount herein secured shall become due and payable or any of them, then, then the second party so cleek, anything hereinhedrore contained or contained in said bond, to the contrary thereof in anyweis notwithshandling. AND IT IS FURTHER EXPRESSIX ACREED, That as often as any proceeding is taken to foreclose this mortgage, said first part is 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. 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 had hereunto set. Signed Sealed and Delivered in the Presence of the first party and acknowledged to me that the day and year last above written.	four months of the ninth year agrees to pay \$., 20. the privilege, however, of repaying said loan or the balance due on of this mortgage and said bond, in which case monthly payments of	interest monthly on or before the last business day of each month. With \$100 of the same or any multiple thereof at the end of any year from the date all be reduced proportionately.
day when the same are made payable by this mortgage or said bond, or should said first part of fail or neglect to pay, or cause to be paid, all taxes, assessments, or public rates levied upon said premises, when the same become due and physible under the laws of Oklahoma, or shall allow or permit any legal or equitable lies to be placed against the premises herein conveyed, that will an apmera false or wreaken 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 valuable, or shall fall when the party so cleet, and call and truly to keep and perform each and all of the covenants, express or inspired, hearin contained, or either or any of them, then, upon the happening of any of the above contingencies, the whole amount herein secured shall become due and payable one, or other or any of them, then, upon the happening of any of the above contingencies, the whole amount herein secured shall become due and payable one, or other or any of them, then, upon the happening of any of the above contingencies, the whole amount herein secured shall become due and payable one, or other or any of them, then, upon the happening of any of the above contingencies, the whole amount herein secured shall be common to any of them, then, upon the happening of any of the above contingencies, the whole amount herein secured shall be common to any of them or any of them, and a payable of the contract thereof the contract thereof the contract thereof and any any secured shall be and payable one, or any of them, then any proceeding is taken to forelose this mortgage, said first part of the debt secured by this mortgage. Appraisement of said premises is thereby waived or not at the option of the party of the second part. In WITINESS WHEREOF, The party of the first part hap hereunto set. Signed Scaled and Delivered in the Presence of Land and the party of the party of the second payable of the party	tenths (8.9) per cent. per annum on the anount remaining unpaid	from month to month. It is further understood and agreed that all payments
taxes, assessments, or public rates leviced upon said premises, when the same become due and refrable under the laws of Oklahoma, or shall allower permit any legal or equitable libes to stand or to be placed against the premises herein convected, that will many manner affect or weaken the security herein, intended so to be, or shall allower or to be placed against the premises herein convected, that will nany manner affect or weaken the security herein, intended so to be, or shall allower or shall fall own to shall fall well and truly to keep and perform each and all of the covenants, express or impedie, herein contained, or other or any of them, then, upon the happening of any of the above contingencies, the whole annount herein secured shall become due and payable at once, without notice, if said second party, in writing hereinbefore contained or contained in said bond, to the contrary term of any with the premises. AND IT IS PURTHER EXPRESSLY AGREED, That as often as any proceeding is taken to foreclose this mortgage, said first part had been a second party, its successors or assigns, a sum equal to ten per cent. of the total amount, due on said bord and this mortgage at torney'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 premises is hereby valved or not at the option of the party of the second part. IN WITNESS WHEREOF, The party of the first part had, herounto set. And and seal, the day and year first above written. Signed Scaled and Delivered in the Presence of Additional and seal, the day and year first above written. Before me, a Notary Public, in and for said County and State, on this, when the 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 Additional and the day of Additional Additional Additional Additional Additional Additional Additi	AND IT IS ALSO AGREED, That should any default be m	ade in the payment of any of the items mentioned in this mortgage on the
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 and attorney's fee of or such forcelessure 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 had hereunto set. Let hand and seal, the day and year first above written. Signed Scaled and Delivered in the Presence of [L. S.] STATE OF OKLAHOMA, ss. [L. S.] STATE OF OKLAHOMA, ss. County of Julia Apy of	taxes, assessments, or public rates levied upon said premises, when permit any legal or equitable liens to stand or to be placed against the herein, 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 cupon the happening of any of the above contingencies, the whole are	the same become due and privable 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, evenants, express or impred, herein contained, or either or any of them, then, tount herein secured shall become due and payable at once, without notice,
Signed, Sealed and Delivered in the Presence of L. S.	shall now said second narty, its successors or assigns a sum could t	o ten per cent, of the total amount due on said bond and this morteagelss.
ELS. STATE OF OKLAHOMA, County of Julia Before me, bulia and for said County and State, on this and state, on this and for said County and State, on this and state, on this and state, and acknowledged to me that supplied to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the same as the 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 Afterwhere 1/14/9/2 Rotary Public. This instrument was filed for record this. 2/ day of AD 10/0 at 2 45 octook PM. By AD 10/0 at 2 45 octook PM.	IN WITNESS WHEREOF, The part ?? of the first part ha above written.	hereunto set hen hand and seal the day and year first
EL S.] STATE OF OKLAHOMA, SS. County of Julia S. Before me, S. Julia May of Julia May of Mattheway and State, on this. She day of Mattheway May commission expires May of	Signed, Sealed and Delivered in the Presence of	Sophiw M. Tethuww [L. S.]
STATE OF OKLAHOMA, Ss. County of Julia Ss. Before me, a Notary Public, in and for said County and State, on this of My of State, on this State, on the	J. U. Jilley	[L. S.]
STATE OF OKLAHOMA, ss. County of Julia Sas. Before me, 6 A July and State, on this 3 A day of Alexander 19/0 personally appeared to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that sex executed the same as 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 A family 1/4/1/2 Notary Public. This instrument was filed for record this 2/ day of A. D. 19/0 at 2 to clock M. By A D. 19/0 at 2 to clock M.	Jan & Jaix	[L. S.]
STATE OF OKLAHOMA, ss. County of Julia Sas. Before me, 6 A July and State, on this 3 A day of Alexander 19/0 personally appeared to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that sex executed the same as 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 A family 1/4/1/2 Notary Public. This instrument was filed for record this 2/ day of A. D. 19/0 at 2 to clock M. By A D. 19/0 at 2 to clock M.		[L. S.]
Before me, 6. A filly a Notary Public, in and for said County and State, on this. A day of Secretary 19:00 personally appeared. Lophica Ma Cutturary to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed the same as the 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 A few Last 1917 and 1910 at 2 to clock M. This instrument was filed for record this. 21. day of A. D. 1910 at 2 to clock M. By Abstracting	STATE OF OKLAHOMA)	경향이 불쾌하면 얼마나 좋아 된다면 하는데 하다.
Before me, a Notary Public, in and for said County and State, on this by the day of State, on this State Sta) , , , , , , , , , , , , , , , , , , ,	사람들 보다 가는 사람들은 사람들이 있는 하나 되었다. 그 생각
and State, on this. A day of Security 1900 personally appeared. Lophica M. Citturau to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged to me that executed the same as the 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 A few filed for record this. This instrument was filed for record this. A D. 1900 at 2000 clock. M. By. A D. 1900 at 2000 clock. M.	8020	
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as the 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. A feether of this first under the first public. This instrument was filed for record this. It day of the feether of clock. M. By		7가 모으는 것 같아 마음이는 번 하는데 그래 얼마나 하는 모든다는데 것
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that	and State, on this day of Olecon	
executed the same as her 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 A fluid for record this 2/ day of A D 19/0 at 2 45 of clock. By A D 19/0 at 2 45 of clock. A D 19/0 at 2 45 of clock. A D 19/0 at 2 45 of clock.	Depuia M. Ca	muan
Witness my hand and official seal the day and year last above written My commission expires. Splender, 3/01/9/2 leach Lally Notary Public. This instrument was filed for record this. 2/ day of Dec A.D. 19/0 at 2 45 o'clock. M. By Holdwelley	to me known to be the identical person who executed the within	and foregoing instrument, and acknowledged to me that
My commission expires I fember 2/01/9/2 leave & A. D. 19/0 at 2 45 or clock P. M. By A. D. 19/0 at 2 45 or clock P. M. By A. D. 19/0 at 2 45 or clock P. M.	executed the same as	deed for the uses and purposes therein set forth.
This instrument was filed for record this. 21 day of Dec AD 19/0 at 2 to clock. M. By. AD 19/0 at 2 to clock. M.	Witness my hand and official scal the day and year last above	e written
By Hellacelly	My commission expires Deptember 5101 191	2 Cay & U. Sully Notary Public.
By. Deputy. (lew) Helley Register of Deeds.	This instrument was filed for record this	of De D. 19/Ont 2 to clock P. M.
Deputy.	By	(leav) Hostaelly
	Deputy.	Register of Deeds.