MORTGAGE RECORD

Dollans, secreed by this mortgage: NOW, THERFORE, The said	IT IS ALSO FURTHER AGREED, That whereas, the said	W .
Dollars, secured by this mortgage: NOW, THERROTORE, The said I day. I Wallaction actual Conference on the said structure of the said previously and the bond hereinbefore mentioned, and to repay to a make the previously and the bond hereinbefore mentioned, and to repay to a make the previously and the previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously of the month in which and though one previously one before the last business day of each month; during the first year of this lean agrees to pay \$	hazzf borrowed of said THE DETROIT UNITED BANK, the amou	int of Two Thousand (2000)
Each the principal sum of the control payments of principal bave been made, and	Dollars, secured by this mortgage:	배고 보고 있는 것이 하는 맛이 가는 것이 없는 그 모습이다.
Dank the principal sum of	NOW, THEREFORE, The said	Hatchen and Charles H Hatcher
Dank the principal sum of	first partacolagree to do all things required of them I	by this mortgage and the bond hereinbefore mentioned, and to repay to sa
in one hundred monthly proprients of the state of the control in which said bond, one preprient to be made on or before the last business day of the month in which said upont mortgage are executed, and allike payment on or before the last business day of each month to be made on the control of principal have been made, and the control of the control of the control of principal have been made, and the control of the control		
payments of principal have been made, and		
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inferent 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 \$ 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 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 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 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 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 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 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 property in the deal of the mortage and each dond, in which case monthly payments be enhanced to the payments be enhanced and each dond, in which case monthly payments be enhanced by the privilege, however, of repaying said loan or the hall be reduced propertionately. But in no event, whether first particle-delete to said interest monthly on or before the last business day of each month; during the payments been belowed to the business day of each month; during the payments been business day of each month; during the payments been business day of each month; during the payments been business day of each month; during the payments been business day of each month; during the payments been business day of each month; during the payments been business da	further agree to pay \$ interest on or before executed, and a like sum on or before the last business day of each s	uccessive month thereafter for the period of one year from the date of th
interest monthly on or before the last business day of each month; during interest monthly oar of this loan agrees to pay \$		interest, monthly on or before the last business day of each
interest monthly on or before the last business day of each month; during interest monthly oar of this loan agrees to pay \$	month; during the third year of this loan agrees to pay \$ / O	interest monthly on or before the last business day of each month
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interest monthly on or before the last business day of each month; during seventh year of this loan agrees to pay \$.		
interest monthly on or before the last business day of each month; during eighth year of this loan agrees to pay \$. Interest monthly on or before the last business day of each month; during the fifth of 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 of this mortgage and said bond, in which case monthly payments shall be reduced proportionately. But in no event, whether first part-decleted, to avail the transcription of the privilege, however, of repaying said loan to the balance due on \$100 of the same or any multiple thereof at the end of any year from the of this mortgage and said bond, in which case monthly payments shall be reduced proportionately. But in no event, whether first part-decleted, to avail the first part-decleted proportionately. But in no event, whether mon the amount remaining unpul for mention to month, It is further understand the rate of eight and nine-tenths (8.0) per cent, per annum until payments of any of the thems mentioned in this mortgage or said bond, or should said first part-declated or engelet to pay or cause to be paid taxes, assessments, or public rates levied upon said premises, when the same become due and paymbe under the laws of Olthoman, or shall date come payments of any or the strength or engelet to pay or cause to be paid taxes, assessments, or public rates levied upon said premises, when the same become due and paymbe under the laws of Olthoman, or shall fall we premise payments are legal or capitable liens feet or shall of the part decleted or or quite ble liens feet or want of them, the premise payment or shall fall what will lian ry manafector weaken the secure herein, intended so to be, or shall commit waste on said premises, or do any act whereby the property hereby conveyed is made less value to shall premise the payment of any of the above co	sixth year of this loan agrees to pay \$ 92 interest	선생님 그는 테이어를 내려가 가능하는 위에 가는 것은 사람들이 되었다. 그 사람이 되었다.
interest monthly on or before the last business day of each month, Withen privilege, however, of repaying said loan or the balance due on \$100 of the same or any multiple thereof at the ond of any year from the difficulty of this mortgage and said bond, in which case monthly payments shall be reduced proportionately. But in no event, whether first part (adelect. to avail. It is mortgage on a said bond, in which case monthly payments that the interest paid for the use of the money excert payments that is not the same are made payable by this mortgage or and tonits (8.9) per cent. per annum on the amount remaining unpaid from month to month. It is further understood and agreed that all payments that the promptly made when due shall therefaller draw interest at the rate of eight and nion-tenths (8.9) per cent. per annum on the amount remaining unpaid from month to month. It is further understood and agreed that all payments have been due shall be the did not be such as the same are made payable by this mortgage or said bond, or should said first part. Lett. The same are made payable by this mortgage or said bond, or should said first part. Lett. The same are made payable by this mortgage or said bond, or should said first part. Lett. The same are made payable by this mortgage or said bond, or should said first part. Lett. The same are made payable by this mortgage or said bond, or should said first part. Lett. The same are made payable by this mortgage or said bond, or should said first part. Lett. The same are said payed to require the payed to require the payed to require the payed the same are made payable by this mortgage or said bond, or when the same second more and payable more the language to pay the same are said payed and payed the same are made payable by this mortgage or said the coverants, cypress or implied, herein containing of easy of the above contingeness, which were the payed to the payed the payed to said the same are said and payed to said the same are said and payed to said the said to said	3 <u>36</u> -	요즘이 있는 일이 모르지 않는 이번 때문에 살아보면 모르게 되었다.
four months of the ninth year agrees to pay \$	76	
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psyments nerombetore provided for have been made or not shall the interest paid for the use of the money exceed the rate of eight and nit orthus (8.5) per cent, per annum until a mount remaining upnel from mount to mount in 1s is further unbestood and agreed that all payme which are not promptly made when due shall thereafter draw interest at the rate of eight and nine-tenths (8.5) per cent, per annum until 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 the day when the same are made payable by this mortgage or said bond, or should said first part.corfail or neglect to pay, or cause to be paid, taxes, assessments, or public rates levied upon and premises, when the same become due and payable under the laws of Okuhoma, or shall allow permit any legal or equitable likens to stand or to be placed against the premises herein conveyed, that will man manerafact or revoken the secure herein, intended so to be, or shall commit waste on said premises, or do any act whereby the property hereby conveyed is made less valuab or shall fail will and truly to keep and perform each and all of the covenants, express or implied, herein contained, or either or any of them, the upon the happening of any of the above contingencies, the whole amount herein secured shall become due and payable at once, without not if said second party so elect, anything hereinbefore contained or contained in said bond, to the contrary thereby are anything hereinbefore contained or contained in said bond, to the contrary thereby are anything hereinbefore contained or contained in said bond, to the contrary thereby anything hereinbefore contained or contained in said tond, to the contrary thereby anything hereinbefore contained or contained in said bond, to the contrary thereby anything hereinbefore contained or contained in said bond, to the contrary thereby anything hereinbefore contained or contained in said bond, to the contrary the said and a payable at the said payable at	the privilege, however, of repaying said loan or the balance due on \$1	100 of the same or any multiple thereof at the end of any year from the dat
AND IT IS ALSO AGREED, That should any default be made in the payment of any of the items mentioned in this mortgage on a day when the same are made payable by this mortgage or said bond, or should said first part. Also in the same are made payable by this mortgage or said bond, or should said first part. Also public rates levied upon said premises, when the same become due and payable under the laws of Oklahoma, or shall clown permit any legal or equitable lines tostand or to be placed against the premises herein conveyed, that will any manner affect or weeken the secure benefit, intended so to be, or shall commit waste on said premises, or do any act whereby the property hereby conveyed is made less valuable in the permit of the property hereby conveyed is made less valuable in the permit of any of the new permit of any of the shower or any of them, the upon the happening of any of the shower or any of them, the upon the happening of any of the shower or any of them, the upon the happening of any of the shower of the shower or any of them, the upon the happening of any of the shower or any of them, the upon the happening of any of the shower of the shower of the shower or any of the shower of the sh	payments hereinbefore provided for have been made or not shall the tenths (8.9) per cent, per annum on the amount remaining unpaid from the amount remaining unpaid f	interest paid for the use of the money exceed the rate of eight and nine
day when the same are made payable by this mortgage or said bond, or should said first part. Activation of the pay, or cause to be paid, taxes, assessments, or public rates levied upon said premises, when the same become due and payable under the leaved Oklahoma, or shall allow permit any legal or equitable lines to stand or to be placed against the premises herein conveyed, that willin any manner affector weaken the secure 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 in the payable and truly to keep and perform each and all of the covenants, express or implied, herein contained, or either or nsy of them, the upon the happening of any of the above contingencies, the whole amount herein secured shall become due and payable at once, without not it said second party so elect, anything hereinbefore contained or contained in said bond, to the contrary thereof in anywise notwithstanding. AND IT IS FIRPHER EXPRESSLY AGREED, That as often as any proceeding is taken to foreclose this mortgage, said first part. Ashall pay said second party, its saucessors or assigns, a sum equal to ten per cent. of the total amount due on said bond and this mortgage alterney's fees four such foreclosure in addition to all other legal costs, and that such attorney's fees shall be a lien upon the land above described to the debt secured by this mortgage. Appraisement of said premises is hereby waived or not at the option of the party of the seconate. IN WITNESS WHEREOF, The particular of the first part haw. hereunto set. The seconate shall be a lien upon the land above written. Signed, Scaled and Delivered in the Presence of Charactery from the seconate shall be a lien upon the land and scaled the day and year first part haw. The particular shall be a lien upon the party of the seconate shall be a lien upon th		그는 하는데 그 소문을 하는데 그 이 그는 말을 가고 하는데 가게 하는데 그 그 가게 하고 있다.
taxes, assessments, or public rates levied upon said premises, when the same become due and payable under the laws of Oklahoma, or shall allow permit any legal or equitable liens to stand or to be placed against the premises herein conveyed, that nay manner affect or weaknorth the secur 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 in the happening of any of the above contingencies, the whole amount herein secured shall become due and payable at once, without not it said second party so elect, anything hereinheloro contained or contained in said bond, to the contrary thereof in anywise notwithstanding. AND IT IS FURTHER EXPRESSLY AGREED, That as often as any proceeding is taken to forcelose this mortgage, said first parts 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 alterney's fees for said forcelosume in addition to all other legal costs, and that each attorney's fees shall be a lieu upon the land above described and the 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 at the 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 and State, on this. Signed, Sealed and Delivered in the Presence of Signed, Sealed and State, on this Signed Signe		그 그 그 회사가 되는 생활이 가능하지만 모습니다. 그 그 가는 가는 이 이 이번 이번 때문에 다른 사람이 되었다.
AND IT IS FURTHER EXPRESSLY AGREED, That as often as any proceeding is taken to foreclose this mortgage, said first parters 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 foreclosure in addition to all other legal costs, and that such attorney's fee shall be a lien upon the land above describ and a part of the debt secured by this mortgage. Appraisoment of said premises is hereby waived or not at the option of the party of the seconart. IN WITNESS WHEREOF, The particular of the first part have hereunto set. The particular of the party of the seconart. Signed, Sealed and Delivered in the Presence of Signed, Sealed and Delivered in the Signed Signed, Sealed and Sealed the Signed Signed, Sealed and Delivered in the Signed Sign	taxes, assessments, or public rates levied upon said premises, when the permit any legal or equitable liens to stand or to be placed against the pherein, intended so to be, or shall commit waste on said premises, or or shall fail well and truly to keep and perform each and all of the covered the paper of the above contingencies, the whole amounts the paper of the above contingencies, the whole amounts of the paper of the above contingencies.	e same become due and payable under the laws of Oklahoma, or shall allow of premises herein conveyed, that will in any manner affect or weaken the securit do any act whereby the property hereby conveyed is made less valueble cenants, express or implied, herein contained, or either or any of them, there are the secured shall become due and payable at one without not income and payable at one without notice.
Signed, Sealed and Delivered in the Presence of Lenance & Goid Enance & Goid E	snan pay and second party, its successors or assigns, a sum equal to t attorney's fees for such forcelosure in addition to all other legal costs and a part of the debt secured by this mortgage. Appraisement of si	ten une cent of the fotal amount due on end hand and this mouteens a
Grant & Grailer H Hatchen [L. STATE OF OKLAHOMA, SS. County of Julea Ss. Before me, & a Notary Public, in and for said Coun and State, on this 12th day of March 19th personally appeared 19th personally appeared 19th me 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 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. 21, 19126 C. A. July Notary Public.	IN WITNESS WHEREOF, The partack of the first part have above written.	Thereunto set. The hand and seale the day and year firs
Grant & Grailer H Hatchen [L. STATE OF OKLAHOMA, SS. County of Julea Ss. Before me, & a Notary Public, in and for said Coun and State, on this 12th day of March 19th personally appeared 19th personally appeared 19th me 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 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. 21, 19126 C. A. July Notary Public.	Signed Sealed and Delivered in the Presence of	An W Hatchen as
STATE OF OKLAHOMA, SS. County of Julea Ss. Before me, & A Silly a Notary Public, in and for said Coun and State, on this As and day of March 19 // personally appeared. Julea W Naticher and Consules W National foregoing instrument, and acknowledged to me that They executed the same as Their 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. Sept. 21, 19, 20. My commission expires. Sept. 21, 19, 20. Notary Public.		fold for 7/7/ tel
STATE OF OKLAHOMA, SE. County of Julea Se. Before me, E. A. Lilly and for said Coun and State, on this Set, day of March 19 // personally appeared 19 // personally appeared to me 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 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 Lift 21, 191203	6 1 1 00	하고 있으면 하는 것들은 사람들이 가지 않는 것이 하고 있다. 그 사람들은 사람들은 사람들이 가득하고 살아 있다.
Before me, En Aulty and for said Coun and State, on this by day of March 19 // personally appeared. Idae W Watcher and Charles H Natcher, her husband to me 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 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 Left 21, 1912 as Notary Public.	To Charles	
Before me, & Ally and State, on this between the day of March 19 // personally appeared. I would 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 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 Leff 21, 191203. Notary Public.		[L, S.
Before me, En Ailly and for said Coun and State, on this Adapted day of March. 19 11 personally appeared. I Marcher and Charles H Hatcher husband to me 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 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 Alff 21, 19126		생명 내용문에 따른 하나 하나 가는 어디에 다 먹었다.
and State, on this		[[[[[[[] [] [] [] [] [] [] [] [] [] []
Ida V Natcher and Charles It Italian, her husband to me 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 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. Acht. 21, 1.9.1.203. Notary Public.	Before me, E. A. Lely	
to me 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 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. Left 21, 1912, 3		19 // personally appeared.
executed the same as their. 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. Acfal. 21, 1912a. Notary Public.	성하게 되어 그렇게 그런 말이 되는 아니라 가장 그렇게 하는 사람들이 되는 말에 살 때문에 살아 하는 것이다.	하다. 하는 하는 사람이 그는 집에 모든 사람들이 가지 않는 그들이 불렀다니다. 그는 사람들은 사람들이 모든 그 모든 그를 다 했다.
Witness my hand and official seal the day and year last above written. My commission expires Left 21, 1912, Notary Public.	주어 전에 가게 이 사고를 받고 있어요. 그는 사람들은 얼마를 가는 사람들이 되고 있다면 하고 가지 않는데 그는데 그렇게 되었다.	[편집합의 18 전 18
My commission expires. Sept. 21, 19120 Cear. E. A. Lilly Notary Public.	executed the same as	ed for the uses and purposes therein set forth.
	Witness my hand and official seal the day and year last above v	vritten
		Con Enfell
	My commission expires. Suff. 21, 19126	Notary Public.
This instrument was filed for record this I day of Illarch. A. D. 19.11 at 3 o'clock M.		
المنظم ا	This instrument was filed for record this / A. day of."	M. A. D. 19.11 at 3 o'clock OM.
By Deputy. Page 14 6 Walkley Register of Deeds.		Register of Deeds.