MORTGAGE RECORD

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1	, OKLAHOMA MORTGAGE
This	Judenture, Made this
	.nd
	first part, and THE DETROIT UNITED BANK, OF DETROIT, MICHIGAN, a corporation duly organized and doing busi
under the laws	of the State of Michigan, party of the second part:
Miturøse	14. That the said part of the first part for and in consideration of the sum of
	DOLLA
	remised, released, enfeoffed and confirmed, and by these presents dogrant, bargain, sell, release, enfeoff and confirm a f the second part, its successors and assigns, Forever, all
and being in the	County of
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	e hereditaments and appurtenances thereunto belonging or anywise appertaining.
together with th TO HAV	
together with th TO HAV only proper use, part, for	e hereditaments and appurtemances thereunto belonging or anywise appertaining. E AND TO HOLD the above-bargained premises unto the said party of the second part, its successors and assigns, to the sole benefit and behoof of the said party of the second part, its successors and assigns, Fonevera. And the said partof the
together with th TO HAV only proper use, part, for the second part,	e hereditaments and appurtemances thereunto belonging or anywise appertaining. E AND TO HOLD the above-bargained premises unto the said party of the second part, its successors and assigns, to the sole benefit and behoof of the said party of the second part, its successors and assigns, Forevers. And the said partof the
together with th TO HAV only proper use, part, for the second part, in fee simple; th	e hereditaments and appurtemances thereunto belonging or anywise appertaining. E AND TO HOLD the above-bargained premises unto the said party of the second part, its successors and assigns, to the sole benefit and behoof of the said party of the second part, its successors and assigns, Fonevera. And the said partof the
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together with th TO HAV only proper use, part, for the second part, in fee simple; th executors, admin these presents a to the said party	c hereditaments and appurtenances thereunto belonging or anywise appertaining. E AND TO HOLD the above-bargained premises unto the said party of the second part, its successors and assigns, to the sole benefit and behoof of the said party of the second part, its successors and assigns, Forevers. And the said partof the and heirs, executors and administrators, docovenant, grant, bargain and agree to and with the said party its successors and assigns, that at the time of the delivery of these presents,
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together with th TO HAV only proper use, part, for	 c hereditaments and appurtenances thereunto belonging or anywise appertaining. E AND TO HOLD the above-bargained premises unto the said party of the second part, its successors and assigns, to the sale benefit and behoof of the said party of the second part, its successors and assigns, FOREVER. And the said partof the

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