MORTGAGE RECORD

OKLAHOMA MORTGAGE

| This Indenture, Made this fuel [M] day of | Thousand |
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| This Indenture, Made this fust (121) day of May in the year of our Lord One Nine Hundred and eleven between alfred B. Harw and Mora B. | Harn |
| his wife both of Tulea, Oklahoma | |
| part with the first part, and THE DETROIT UNITED BANK, OF DETROIT, MICHIGAN, a corporation duly organized and doi | ng business |
| under the laws of the State of Michigan, party of the second part: | |
| Witnesseth. That the said part Ale of the first part for and in consideration of the sum of | |
| Tifteen Hundred (1500) | |
| | |
| to the winner in hand paid by the said party of the second part, the receipt whereof is hereby confessed and acknowledged, haze | |
| bargained, sold, remised, released, enfcoffed and confirmed, and by these presents do grant, bargain, sell, release, enfcoff and co | |
| the said party of the second part, its successors and assigns, Forever, all that certain piece or parcel of land, situation | uate, lying |
| and being in the County of and State of Oklahoma, described as follows: | |
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| The contherly twenty-firs (20) feel of | lef |
| sull) and the northerty twelver and one full (12 -) Il | est |
| al late time (2) in black only and critter lange (114) | 1 |
| Man of the total harmony of the first | . 1.0 |
| Talsa, Inca county allanamas muny seven and on | e ray |
| one (1) and the northerly further and one half (125) for of lot two (2) in block hundred city four (164) in Polsa, Tulsa County Oklahoma thirty seven and on (375) feet by one hundred forty (14a) feet | |
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| | المستشار البيا |
| e dan mengangkan penggan dan menggan beranggan dan menggan penggan dan penggan penggan penggan penggan penggan Penggan pengganggan penggan pe | |
| 나는 어느로 그렇게 다시 느끼니를 걸리다니다. 하는 그들은 그는 다른 나는 그는 나는 나는 나는 나는 나는 사람이 없었다. | |
| 는 항명으로 있다. 그런 어떻게 된다고 말했다면 하고 보이면 하다면 하는 다른 아이를 하는 사람이다. He is | |
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| together with the hereditaments and appurtenances thereunto belonging or anywise appertaining. | |
| TO HAVE AND TO HOLD the above-bargained premises unto the said party of the second part, its successors and assigns, to t | he sole and |
| only proper use, benefit and behoof of the said party of the second part, its successors and assigns, Forever. And the said part | of the first |
| part, for themselved and heirs, executors and administrators, do covenant, grant, bargain and agree to and with the sa | id party of |
| the second part, its successors and assigns, that at the time of the delivery of these presents, They are well seized of sai | d premises |
| in fee simple; that they are free from all incumbrances and charges whatever, and that they will, and their | |
| executors, administrators and assigns shall Forever Warrant and Depend the same against all lawful claims whatsoever; provided a | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| these presents are upon the express condition, that if the said partition the first part shall and dowell and truly pay or cause | |
| these presents are upon the express condition, that if the said part well and truly pay or cause | to be paid |
| to the said party of the second part, its successors and assigns, the sum of Fifteen Standard (570). Dollars, with interest according to a certain bond bearing even date herewith, executed by Affaired (570). The said party of the second part, its successors and assigns, to which these presents are collateral, and shall also pay and discharge at the second part, its successors and assigns, to which these presents are collateral, and shall also pay and discharge at the second part of whotsever nature, now existing as said land and improvements thereon and pay when dive and | a Santaga da |
| Dollars, with interest according to a certain bond bearing even date herewith, executed by | v |
| and Mara B Narry | Thornes and |
| | |
| time required by law all taxes and assessments of whatever nature as shall by any authority, while the money secured by these preser unpaid, be levied or imposed, first, upon the premises above described; second, upon the indebtedness represented by this mortgage (or thereof remaining due), or the interest or estate in said land created by the same, whether levied against the grantor herein or otherwise | the balance |
| however, that the total amount of taxes which said first part agree to pay by reason of said second clause above set forth, togeth | er with the |
| interest provided for herein shall not exceed in any year 10 per cent. per annum on the amount of said indebtedness from time to time ing and unpaid), and shall also insure and keep insured the buildings erected and to be erected on the premises above described, in and responsible fire insurance company, to be approved by the party of the second part, against loss and damage by fire, in the sum | some good |
| and responsible fire insurance company, to be approved by the party of the second part, against loss and damage by fire, in the sum | of at least |
| of the second part, its successors and assigns, and assign and deliver the policy and certificates thereof to the party of the second party. | the party |
| cessors and assigns, and shall further keep and perform all coverants and agreements determiner made, then these presents and shall | Dona Sma |
| cease and be null and void. And it is Hereby Expressiv Agreed, That should any default be made in the above covenant to insured the said buildings, then and in such case it shall be lawful for the said party of the second part, its successors and assigns prejudice to any rights which it might otherwise have by virtue of these presents, to effect such insurance, and the premium or pr | s, without |
| therefor shall be a lien on the premises above described, added to the amount secured by these presents, and shall be payable on de- | nand, with |
| interest at nine per cent. (9%) per annum. AND IT IS ALSO AGREED, That should any default be made in such payment of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments as above provided in the control of the taxes and assessments are also of the taxes are also of the taxes and assessments are also of the taxes are also of the taxes are also of taxes. | led or any |
| part thereof, then and in such case it shall be lawful for the party of the second part, its successors and assigns, without prejudice to | any rights |
| which it might otherwise have by virtue of these presents, to pay and discharge said taxes or assessments, and the money thus paid lien on said premises, added to the amount secured by these presents, and shall be payable on demand, with interest at nine per cent | (9%) per |
| AND IT IS FURTHER EXPRESSLY AGREED. That said first party shall at all times keep the buildings erected and to be | erected on |
| AND IT IS FURTHER EXPRESSLY AGREED, That said first party shall at all times keep the buildings erected and to be the premises described in this mortgage in perfect repair, of which second party shall be the sole judge, and first party hereby agrees ever second party, its successors or assigns, shall deem any repairs necessary to prevent said buildings from deteriorating in value, he | that when- |
| such repairs, and that if he fails to do so after thirty days' notice, said second party may proceed to make such repairs, and the artherefor shall be a lien on the premises above described, added to the amount secured by these presents, and shall be payable on determined the process of the | nount paid |
| intersect of nine per cent (90%) per annum | |

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