## MORTGAGE RECORD

33573

## OKLAHOMA MORTGAGE

This Indenture, Made		and the second of the second of the second	( )	and the second second			
Nine Hundred and			\	and the second of the second o			
Send , notarell	norland	d, fath	I To	la e i Ole	Dola	<u>سم</u> ,	,
part soof the first part, and THE DE	TROIT UNITED I	BANK, OF DETRO	T, MICHIGAN,	a corporation duly o	rganized ar	nd doing bu	ısiness
under the laws of the State of Michigan,	party of the second	l part:					
Bituesseth. That the said parts	of the first part :	for and in considerat	ion of the sum of				, . , ,
who sulsuit							
to.Llean in hand paid by the							
bargained, sold, remised, released, enfeo							
the said party of the second part, its suc							
and being in the County of	loof.	and Ste	to of Oklahama	described on fallows			
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Lot and Lot	L. G.A.	125	10	Stocker.			71.34.H
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	en de la companya de La companya de la co	,			P Aigunijaan		
together with the hereditaments and app	purtenances thereun	to belonging or any	vise appertaining				
TO HAVE AND TO HOLD the a	above-bargained pre	mises unto the said ]	oarty of the secon	d part, its successors	and assign	s, to the sol	c and
only proper use, benefit and behoof of the							
part, for the mulus and heirs, o							
the second part, its successors and assign							
in fee simple; that they are free from al			1 0	/ X			
executors, administrators and assigns sha				()	day and the first		
these presents are upon the express cond	dition, that if the s	aid part Cesof the fi	rst part shall and	1 dowell and tru	ily pay or o	cause to be	paid
to the said party of the second part, its	successors and assig	ns, the sum of\	some 4	Kentenik	(1.3	-0.0)	
Dollars, with interest according to a cert							
to said party of the second part, its successessments, general or special, or of what time required by law all taxes and assess unpaid, be levied or imposed, first, upon thereof remaining due), or the interest or however, that the total amount of taxes interest provided for herein shall not exing and unpaid), and shall also insure an and responsible fire insurance company, t	smeats of whitever the premises above estate in said land which said first part eeed in any year 10 id keep insured the to be approved by t	described; second, u created by the same, secongreeto pay be per cent. per annur buildings erected an he party of the seco	ny authority, which the indebted in whether levied a y reason of said a on the amount of to be erected and part, against	ness represented by the gainst the grantor her second clause above a of said indebtedness f on the premises above loss and damage by	i by these pais mortgagerein or othe set forth, to rom time to describe fire, in the	resents reme (or the bal rwise (proving the rwith of time outst d, in some a	nains lance ided, h the tand- good least
of the second part, its successors and assessors and assigns, and shall further keecase and be null and void. And it is Hinsured the said buildings, then and in su prejudice to any rights which it might ot therefor shall be a lien on-the premises a interest at nine per cent. (9%) per annual	ep and perform an enery Expressly A ich case it shall be l herwise have by vir above described, add	GREED, That should awful for the said p	ments herematte any default be n arty of the second to effect such	r made, then these produce in the above cound part, its successions and the re-	resents and venant to sors and as	said bond insure and lasigns, with	shall keep lout

AND IT IS ALSO AGREED, That should any default be made in such payment of the taxes and assessments as above provided, or any part thereof, then and in such ease 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 shall be a 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 annum.

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THE REAL PROPERTY.

AND IT IS FURTHER EXPRESSLY AGREED, That said first party shall at all times keep the buildings erected and to be erected on the premises described in this mortgage in perfect repair, of which second party shall be the sole judge, and first party hereby agrees that whenever second party, its successors or assigns, shall deem any repairs accessary to prevent said buildings from deteriorating in value, he will make 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 amount paid therefor shall be a lien on the premises above described, added to the amount secured by these presents, and shall be payable on demand, with interest at nine per cent. (9%) per annum.