100

MORTGAGE RECORD

COMPARED

OKLAHOMA MORTGAGE

	네. 그는 그렇게 하는 걸 때 그를 맞아 무슨 사람이 되었다. 그는 그는 그는 그를 다 살아 그렇지 않다.
	This Indenture, Made this Line I (lat.) lay of Splem (Fre in the year of our Lord One Thousand
	Nine Hundred and Eleven between Leoge Bullette and Bellie Bull Ette,
	his wife Coth of Tulsa Oklahoma
	partition of the first part, and THE DETROIT UNITED BANK, OF DETROIT, MICHIGAN, a corporation duly organized and doing business
	under the laws of the State of Michigan, party of the second part:
	Bitneserth. That the said part Level the first part for and in consideration of the sum of
	Thirty june Hundred (3500) DOLLARS, to Thereward in hand paid by the said party of the second part, the receipt whereof is hereby confessed and acknowledged, haze granted,
	bargained, sold, remised, released, enfeoffed and confirmed, and by these presents do grant, bargain, sell, release, enfeoff and confirm unto
	the said party of the second part, its successors and assigns, Forever, all that the certain piece or parcel of land, situate, lying
	and being in the County of Julea and State of Oklahoma, described as follows:
	That (part of Let Rine (9) Block Eighty- Eight (88) of the original.
	City of Julea attahoma described at Jollows! Commencing
	attafficiation Roston armus Luenty fine (25) feet couth
	of the north westerly corner of raid Tat Time (9) running Thence
	Earleal and forallel with the lot line tetucen Joto Nine (9) " of Ten
	(10) said Block Eight Eight (88), one Lundred Jorly (140) FERT to an alley;
	thence conthered along said aller line twenty fix (25) feet thence with
	Enla and forallel with Said lot live letween los nime (9) Enten (10) one
	hundred Jorly (140) Jest to Boston Treme, Thence northerly along Bosto
	From a levented Dick (25) Feet to place or beginning, said that having
	a prontage of twenty fine (20) feet on Botton attime inda begith of one Shinked (ports) (140) greated an alleyand a migern witch of thenty fine of
	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 the sole and
	only proper use, benefit and behoof of the said party of the second part, its successors and assigns, Foreven. And the said part Leef the first
	part, forthern Salasand heirs, executors and administrators, do covenant, grant, bargain and agree to and with the said party of
	the second part, it's successors and assigns, that at the time of the delivery of these presents, they are well seized of said premises
, ,	in fee simple; that they are free from all incumbrances and charges whatever, and that they will, and their, heirs,
	executors, administrators and assigns shall Forever Warrant and Defend the same against all lawful claims whatsoever; provided always, and

these presents are upon the express condition, that if the said particle of the first part shall and do. well and truly pay or cause to be paid to the said party of the second part, its successors and assigns, the sum of Thurley Time (3500) Deorg Dollars, with interest according to a certain bond bearing even date herewith, executed by.

Dollars, for the benefit of the party of the second part, its successors and assigns, and assigns, and deliver the policy and certificates thereof to the party of the second part, its successors and assigns, and shall further keep and perform all covenants and agreements hereinafter made, then these presents and said bond shall cease and be null and void. And it is Hereby Expressix Agreed, That should any default be made in the above covenant to insure and keep 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, without prejudice to any rights which it might otherwise have by virtue of these presents, to effect such insurance, and the premium or premiums 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.

AND IT IS ALSO AGREED, That Acceptance in the party of the same presents and shall be payable on demand.

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 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 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. (0%) per annum.

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 necessary 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.