## MORTGAGE RECORD

43548

## OKLAHOMA MORTGAGE

	This Indentitie, Made this that ( at) day of Covernder in the year of our Lord One Thousand
Nine 1	Tundred and eleven between Seth R. Eardon and Farmy &
E	anden Sie vije Stol of Tulsa, Oblahama
	of the first part, and THE DETROIT UNITED BANK, OF DETROIT, MICHIGAN, a corporation duly organized and doing business
	the laws of the State of Michigan, party of the second part:
Ś	Mitnesseth, That the said part 12 of the first part for and in consideration of the sum of
7.	1500) DOLLARS,
	in hand paid by the said party of the second part, the receipt whereof is hereby confessed and acknowledged, hall granted,
	ned, sold, remised, released, enfeoffed and confirmed, and by these presents dogrant, bargain, sell, release, enfeoff and confirm unto
	d party of the second part, its successors and assigns, Forever, all
11.4	eing in the County of and State of Oklahoma, described as follows:
	grand sho (4) xil shooled (4) resoft had
0	Shiting to the City of Tule a Oldsona
2	Itu (50) ha one hundred twenty-live
0	gty (50) by me hundred twenty-five Id five tenths (25,5) feet,
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togethe	er with the hereditaments and appurtenances thereunte 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
	roper use, benefit and behoof of the said party of the second part, its successors and assigns, Forever. And the said party of the first
	or Massacluseand heirs, executors and administrators, do covenant, grant, hargain and agree to and with the said party of
	and part, its successors and assigns, that at the time of the delivery of these presents, they are well seized of said premises
	simple; that they are free from all incumbrances and charges whatever, and that I will, and I will, and
	ors, administrators and assigns shall Forever Warrant and Defend the same against all lawful claims whatsoever; provided always, and
	presents are upon the express condition, that if the said part . Of the first part shall and dowell and truly pay or cause to be paid
to the	said party of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part, its successors and assigns, the sum of the second part is successors and assigns, the sum of the second part is successors and assigns are successors as the second part is successors and assigns are successors as the second part is successors and as the second part is successors as the second part is successo
	s, with interest according to a certain bond bearing even date herewith, executed by
	party of the second part, its successors and assigns, to which these presents are collateral, and shall also pay and discharge all taxes and
assessn	gents, general or special, or of whatsoever nature, now existing on said land and improvements thereon, and nav when due and within the
unpaid	equired by law all taxes and assessments of whatever nature as shall by any authority, while the money secured by these presents remains, be levied or imposed, first, upon the premises above described; second, upon the indebtedness represented by this mortgage (or the balance
howeve	remaining due), or the interest or estate in said land created by the same, whether levied against the grantor herein or otherwise (provided, er, that the total amount of taxes which said first part agree to pay by reason of said second clause above set forth, together with the
ing and	t provided for herein shall not exceed in any year 10 per cent. per annum on the amount of said indebtedness from time to time outstand- d unpaid), and shall also insure and keep insured the buildings erected and to be erected on the premises above described, in some good sponsible 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
and ic	Fig. 14.
of the	second part) its successors and assigns, and assign and deliver the policy and certificates thereof to the party of the second part, its sucand assigns, and shall further keep and perform all covenants and agreements hereinafter made, then these presents and said bond shall
cense a	nd be null and void. And mers Hereny Expressiv Agreed, That should any default be made in the above covenant to insure and keep 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
prejudi	ice to any rights which it might otherwise have by virtue of these presents, to effect such insurance, and the premium or premiums paid or shall be a lien on the premises above described, added to the amount secured by these presents, and shall be payable on demand, with
interes	t 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, or any
part th	AND IT IS ALSO AGENCED. That should any default be made in such payment of the taxes and assessments as above provided, or any circof, then and in such case it shall be hawful for the party of the second part, its successors and assigns, without prejudice to any rights 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
199	AND IT IS FURTHER EXPRESSLY AGREED, That said first party shall at all times keep the buildings creeted and to be creeted on emisses described in this mortgage in perfect repair, of which second party shall be the sole judge, and first party hereby agrees that when-
ever se	end party, its successors or assigns, shall deem any repairs necessary to prevent said buildings from deteriorating in value, he will make pairs, 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