MORTGAGE RECORD

#35578

OKLAHOMA MORTGAGE

This Indenture, Made this ?	10 yets (to") favi	Nove	redon	in tho	year of our Lord One Thousand
Nine Hundred and	oetween Haw	yran z	7. 1d.	selfe	y and Olie
Hartley, Sis	C, shin	Loth.	2 %	مجا	Olal Inma
part of the first part, and THE DETROIT			()		
under the laws of the State of Michigan, party	of the second part;				
Witnesseth, That the said part of t					
bount mound	T) bare	00)			DOLLARS
to learn in hand paid by the said	party of the second par	rt, the receipt w	vhereof is hereb	y confessed an	l acknowledged, have granted,
bargained, sold, remised, released, enfeoffed an	id confirmed, and by the	hese presents o	lo grant, b	urgain, sell, re	lease, enfeoff and confirm unto
the said party of the second part, its successor			n .		
and being in the County of		and State o			
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2 La Samuel	$\tilde{\mathcal{Q}}$. L.	0 4 /	Essi	-	. 9 a a
00000000	7097m (Q = R = 1.
O day area of		o 0)	8	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	minutes,
Set 11 101 Leel					
	and the second	4			
	and an interest of the second				
			بنشير الشريفاتين	وستناصب فتنجب	en e
together with the hereditaments and appurten	ances thereunto belong	ing or anywise	appertaining.		
TO HAYE AND TO HOLD the above-				part, its succe	sors and assigns, to the sole and
only proper use, benefit and behoof of the said					
part, for termalies and heirs, execut		The state of the state of			
the second part, its successors and assigns, the					
in fee simple; that they are free from all incu				()	
executors, administrators and assigns shall For	최고의 그는 어느는 학자들의 속씨들의			7	
these presents are upon the express condition,					
and the state of t					Les (700)
to the said party of the second part, its succes					
Dollars, with interest according to a certain b	ond bearing even date	herewith, exec	outed by	<i>\\\\\</i>	70
to said party of the second part, its successors	and assigns, to which	thesporesents	are collateral.	nd shall also	pay and discharge all taxes and
to said party of the second part, its successors assessments, general or special, or of whatsoev time required by law all taxes and assessment	er nature, now existing is of whatever nature as	on said land a s shall by any	nd improvement authority, while	ts thereon, ar	d pay when due and within the cured by these presents remains
unpaid, be levied or imposed, first, upon the p	remises above described	l; second, upon	the indebtedne	ss represented	by this mortgage (or the balance
however, that the total amount of taxes which interest provided for herein shall not exceed i	said first partagree	a to pay by re	cason of said se the amount of	cond clause at said indebted	ove set forth, together with the
ing and unpaid), and shall also insure and kee and responsible fire insurance company, to be	p insured the buildings	erected and t	o be creeted or	the premises	above described, in some good
	0 11 1-	\			
of the second part, its successors and assigns, cessors and assigns, and shall further keep an	and assign and deliver	the policy and	l certificates th	ereof to the p	arty of the second part, its suc-
cease and be null and void. And it is Hereby insured the said buildings, then and in such ca	Expressly Agreed, T	that should any	y default be ma	de in the abor	e covenant to insure and keep
prejudice to any rights which it might otherwith therefor shall be a lien on the premises above	se have by virtue of the	ese presents, ti	o effect such in	surance, and	the premium or premiums paid
interest at nine per cent. (9%) per annum.					
AND IT IS ALSO AGREED, That sho part thereof, then and in such case it shall be l	lawful for the party of t	the second par	t, its successors	and assigns,	without prejudice to any rights
which it might otherwise have by virtue of the lien on said premises, added to the amount sec	ese presents, to pay and	l discharge sai	d taxes or asse	sments, and	the money thus paid shall be a
annum.	= 8				
AND IT IS FURTHER EXPRESSLY the premises described in this mortgage in per	rfect repair, of which so	econd party sh	all be the sole j	idge, and first	party hereby agrees that when-
ever second party, its successors or assigns, sha such repairs, and that if he fails to do so after	thirty days' notice, sai	d second party	may proceed	to make such	repairs, and the amount paid
therefor shall be a lien on the premises above interest at nine per cent. (9%) per annum.	described, added to the	e amount secul	ica ny ruese pr	csents, and sh	ии се Билион он нешапа, мин