MORTGAGE RECORD

RAML DODAWOUTH HOOK GO, LKAYAN

	OKLAHOMA	MORTGAGE		
This Indenture, Made thi	is Head last lay of	Morrand	in the year of our l	Lord One Thousand
Nine Hundred and	between	him D	Paryma	J
Dang G. Burga	war Linde	med Lo	the first	- Beach
partisof the first part, and THE DETRO				and doing business
under the laws of the State of Michigan, par	ty of the second part:			
Mitnesseth, Phat the said partegar	of the first part for and in con	nsideration of the sum of.		
Leva 12	anima and	(2000)	and the second s	DOLLARS,
to the ser in hand paid by the se			by confessed and acknowled	ged, ha. Ægranted,
bargained, sold, remised, released, enfeoffed			: ::::::::::::::::::::::::::::::::::::	
the said party of the second part, its success	sofs and assigns, Forever, a	Life cert	ain pieceor parcelof l	and, situate, lying
and being in the County of	es-q.	and State of Oklahoma,	lescribed as follows:	
The state of the s	the first	of let	for (4/
Bench Du	The state of	and Sal	and of medical	a (1221
I de de	and Town		lay So	Elahon
Histy 1509 ly	mand home	and he	la sometime of	of o Sheet
		n de la companya de		
			er e	
	in a series and the series of			
together with the hereditaments and appurt	enances thereunto belonging	or anywise appertaining.		
TO HAVE AND TO HOLD the above	ve-bargained premises unto t	he said party of the second	l part, its successors and ass	igns, to the sole and
only proper use, benefit and behoof of the s	aid party of the second part,	its successors and assign	s, Forever. And the said	part of the first
part, for farmaeffer and heirs, exec	cutors and administrators, d	o covenant, grant, ba	rgain and agree to and wit	h the said party of
the second part, its successors and assigns,	that at the time of the deliv	ery of these presents,	well seiz	ed of said premises
in fee simple; that they are free from all in				2
executors, administrators and assigns shall I	FOREVER WARRANT AND DEF	END the same against all	awful claims whatsoever; pr	rovided always, and
these presents are upon the express conditi	on, that if the said parties	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 succ				
Dollars, with interest according to a certain	n bond bearing even date he	rewith, executed by	achier	/2/
to said party of the second part, its success	med al	air of	The state of the s	
assessments, general or special, or of whatso	ever nature, now existing on	said land and improvement	ents thereon, and pay when	due and within the
time required by law all taxes and assessme unpaid, be levied or imposed, first, upon the	premises above described; s	econd, upon the indebtedr	ess represented by this mort	gage (or the balance
thereof remaining due), or the interest or est however, that the total amount of taxes whi interest provided for herein shall not exceed	ich said first partagree	to pay by reason of said s	econd clause above set forth	i, together with the
ing and unpaid), and shall also insure and land responsible fire insurance company, to l	keep insured the buildings er	ected and to be creeted o	in the premises above descr	ibed, in some good
1 1 1 -		(9000)	Dollars, for the h	enefit of the party
of the second part, its successors and assign cessors and assigns, and shall further keep	is, and assign and deliver th and perform all covenants a	e policy and certificates t	hereof to the party of the s made, then these presents	econd part, its suc-
cease and be null and void. AND IT IS HERE insured the said buildings, then and in such	ENTRESSLY AGREED, The case it shall be lawful for th	t should any default be no e said party of the seco	ade in the above covenant and part, its successors and	to insure and keep d assigns, without
prejudice to any rights which it might other therefor shall be a lien on the premises abo	rwise have by virtue of these	presents, to effect such i	nsurance, and the premium	or premiums paid
interest at nine per cent. (9%) per annum. AND IT IS ALSO AGREED, That s	hould any default be made i	n such payment of the to	xes and assessments as above	ve provided, or any
part thereof, then and in such case it shall b	e lawful for the party of the	second part, its successo	rs and assigns, without prej	udice to any rights
which it might otherwise have by virtue of lien on said premises, added to the amount annum.	secured by these presents, an	d shall be psyable on der	nand, with interest at nine	per cent. (9%) per
AND IT IS FURTHER EXPRESSI	LY AGREED, That said firs	t party shall at all times l	keep the buildings erected a	nd to be creeted on
the premises described in this mortgage in ever second party, its successors or assigns, s such repairs, and that if he fails to do so aft	shall deem any repairs necess ter thirty days' notice, said s	ary to prevent said build	ings from deteriorating in t	value, he will make
therefor shall be a lien on the premises abo interest at nine per cent. (9%) per annum.	ve described, added to the a	mount secured by these p	resents, and shall be payab	le on demand, with