|  | rash raasa ni ni a laaba ka san ilaa bahaa Mara da a  | RM MORTGAGE  |  |
|--|---|--|--|
| Know All Men by These 8. A. Minch all M  | Hereents, That on this 9th  | ije c. e. Sigle, Jurz J. Sigle C.  | ـــــــــــــــــــــــــــــــــــــ  |
| Suppers, and n   | ma 3. Suppres, his vi   | art boof the first part, in consideration of the sum of  |  |
| Finz Phousan   | - 001/wrs. &  | And the second s | DOLLAR   |
|  |   | NY, of Oswego, Kansas, party of the second part, the receipTMENT COMPANY, its successors and assigns, the follow with all the improvements thereon and appurtenances the follows, to-wit:  |  |
| The South half of  | L Section Three (3) Except  | - west half of northeast Enaile  | & Southwood  |
|  | of northeast quarter of so  | and Southerst quarter of northwest   | Cuarter, and   |
| East hay of  | west hay of mother  | of quarter of southwest  | quality of   |
| except 2/2 a   | and in Square form  | out of Southulest come   | thereof; an  |
| are in from  | ship Eighten (8) Y  | while fraction of section of the   | in (3) Eng   |
|  |   |  |  |
| f the Indian Meridian, containing TO HAVE AND TO HOLI ssigns therein, to suid THE DEA by said party of the first part upo The said party of the first FIRST. That it is lawfully   | in all  | or less, according to the government survey thereof, and we rights and claims of Honestean and Exemption of the eccessors and assigns, forever: Provided, Nevertheless, that it has good right to sell and convey the same as aforessors shall, forever warrant and defend the title to the same   | narrant the tile to the sam<br>said party of the first part<br>and these presents are ma<br>sid; that the said premises a  |
| SECOND. That said first  | party will pay to said second party or order  |  |  |
| Fire Thousan   | ~ ~ ~ // ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~  | , until paid at the rate of per sent per   | DOLLAR   |
| unually, on the first day of   | and Sects and Sects and first party, with coupons attached, of even de  | in each year, and in accordance the herewith.  in each year, and in accordance the herewith.  iced upon said real estate or any part thereof, when the sar of every kind and character levied upon the interest the sail not be entitled to any offset against the sums hereby sais mortgage, in case the said party of the first part shall d mortgaged premises, the mortgagee, its successors or assignment.  | with the and w   |
| THIRD. That said first pa<br>ble, under the laws of the State of<br>ssigns; and will pay all taxes levi  | irty will pay all taxes, charges or assessments lev<br>f Oklahoma, including all taxes and assessments,<br>ad upon said mortgage, and the said first party sl     | of every kind and character levied upon the interest the all not be entitled to any offset against the sums hereby so  | erein of the mortgages or<br>secured for the secured for   |
| PROVIDED, HOWEVER,<br>f thirty days after the same shall<br>ay such taxes.   | That the said mortgagee or the legal holder of the become due, to pay any taxes levied against sai  | as mortgage, in case the said party of the arts part shall dimortgaged premises, the mortgagee, its successors or assignment and action and condition  | cas the same rain at this de   |
| FOURTH. That said first pe   | party will stone insure the buildings upon said p   | revenients on said real estate in as good repair and condition- remises against loss by fire, lightning and wind storm in the ar term, and at once deliver all policies to said second part bolicy having a subrogation mortgage clause attached there is paid, and if default is made therein, then said second very insurance policy or said premises issued before said of and, whether the same have been actually assigned or ac ee in said premises; and that said second party or assign in the event of loss under such policy or policies, the see he amount so collected toward the payment of the indebt orty, its successors or assigns, all and every such sum and s and for insurance and on account of liens, claims, adve interest thereon at the rate of ten (10) per cent. per ann except that first party agrees to pay the penalties and the mus of money, and the interest to accrue thereon, shall be of said money, either principal or interest, when due, or in   | e amount of S. 2900.  The same are in the tris to be a mount of S. 2900.  The same are in the same and addition of the same are in the same ar |
| courity for the payment of said do said second party or assigns, a   | by said second party, for not less that it infreye<br>chi, interest, and all sums secured hereby, each p<br>id will so maintain such insurance until said deb     | colley having a subrogation mortgage clause attached ther<br>t is paid, and if default is made therein, then said second   | eto with loss, if any, payal<br>party may so insure and<br>light is unit shall be assign   |
| isure said buildings, acting as ag<br>s collateral security to the party<br>e payable to said second party or  | int for said first purely in every particular; that of<br>of the second part or assigns, as above provided;<br>assigns to the extent of their interest as mortgag | and, whether the same have been actually assigned or no ee in said premises; and that said second party or assign.   | of, they shall, in case of loss may assign said policies,  |
| gent or said just party, to any s<br>ereby specifically given, full pow<br>SLYTH. That the said fir  | er to settle and collect the same, and to apply the st party will immediately repay to the second pr  | ie amount so collected toward the payment of the indebt  | edness hereby secured,<br>ums of money as it may ha  |
| o paid for taxes and assessments<br>it said premises and expenses of )<br>ums of money may have been s   | against said real estate, or upon said mortgage of perfecting and defending title to said lands, with a advanced and paid, until the same are repaid,             | interest thereon at the rate of ten (10) per cent. per amu except that first party agrees to pay the penalties and the   | in from the time said sum<br>legal rate of interest specifications of the said premise   |
| nd shall be secured by this mortg<br>SEVENTH. That if the m  | age.  akers of said note or notes, shall fail to pay any  | of said money, either principal or interest, when due, or in   | case the said first party sh   |
| erein sceured may, at the option<br>his mortgage may thereupon be f  | or the holder of the note hereby secured, and at orcelosed for the whole of said money, interest an addition, for the forcelesters of this marketing. In          | its, his or her option only, and without notice, be declared ad costs, together with the statutory damages in case of extinction on the above  | due and payable at once, a<br>protest; and the legal hole<br>described premises, and m   |
| t once take possession, and receivaling or a participation or appraisement and extraction of the State of Oklahoma at the | we and collect rents, issues and profits thereof, amption laws of the State of Oklahoma; and this the date of their execution.                                    | of said money, either principal or interest, when due, or in any one or more of the covenants contained in this mortgits, his or her option only, and without notice, be declared ad costs, together with the statutory damages in case of arthwith entitled to the immediate possession of the above. For value received, the party of the first part hereby winortgage and notes secured hereby shall be construct any the proceedings shall be construct any the proceedings shall be taken to foreclose same, the first part   | nives all benefits of the standard adjudged according to the will pay to the said plain.   |
| reasonable attorney's fee of 3   | do o therefor; fee to be duses and pay all legal costs of such action.  | ne and payable upon the filing of petition for forcelosure, a  | nd the same shall be a furth   |
| NINTH. That upon the in<br>ossession and control of the prem<br>he amount so collected by such re<br>losure of this mortgage.  | stitution of proceedings to foreclose this mortga<br>ises described herein, and to collect the reuts and<br>ceiver to be applied, under the directions of the     | nortgage and noces secured necesy shan to consider any proceedings shall be taken to foreclose same, the first part up and payable upon the filing of petition for foreclosure, as ge, the plaintiff therein shall be entitled to have a receiver a profits thereof, under the directions of the court, without the court, to the payment of any judgment rendered or amount, to the payment of any judgment rendered or amount.   | ppointed by the court to the proof required by statuent found due upon the fo  |
| The foregoing covenants at<br>TENTH. In constraing th  | id conditions being kept and performed, this con<br>is mortgage the words "first party" wherever us   | nyeyance shall be void; otherwise of full force and virtue.<br>ed shall be held to mean the persons named in the preamb  | ole as parties of the first pa   |
| It is expressly stipulated the<br>ess of residence of mortgagors, or<br>Riest party agrees to pay the  | at, upon default berein, suit to foreclose this mer<br>either of them, and all objections to venue of su  | tgage may be brought in any County where the real estate and suit are hereby expressly waived.  to sethandS. the day and year first  | mortgaged is situated, regar   |
|  |   | to set hands the day and year first  | above written.   |
| 9 James and Delivi   | RIGHT IN THE PRESENCE OF  | mare e mindral   | (Se.<br>(Se/   |
| /2000 of . 2   |   | gner g. Sigler   | (Se/   |
| State of Ghlahama,   | County, 68.   | vora. e. Supples   | march 1011   |
| Before me, Service occasionally appeared   | a Notary Public, in and   | for said County and State on this 20 day of  | estable and R  |
| o me known to be the identical free Witness my hand and offici   | personS, who executed the within and foregoing ind voluntary act and deed for the uses and purpled set the day and year last above written.                       | instrument, and acknowledged to me that the coses therein set forth.  See Lewis & Lewis  | 1 executed the sa  |
|  |   |  | Notary Public  |
|  |   | i for said County and State, on this   |  |
| State of Oklahoma,   |   |  | 리기의 중인 회교기가  |
| State of Oklahoma,  Before me,  personally appeared  to me known to be the identical   | person, who executed the within and foregoing   | end  | فستعشف فأحسر كتابين والمناور   |
| State of Chiahoma,  Before me,  personally appeared  o me known to be the identical  free  Witness my hand and offici  |   | end  | executed the su  |