## MORTGAGE RECORD

| Know All Men by These Presents, Tha  |  | RM MORTGAGE  | 왕씨 내용 그림 말이 하는 것 같다.   |
|--|--|--|--|
| And All Men by Copper presents, 1100   | nt on this bth   | a may of Julite  | de and site fel  |
| of Tulea con   | unty, and State of Oklahoma, p   | urt. 2020f the first part, in consideration of the   | sum of   |
| to in hand paid, by THE DE edged, have mortgaged and hereby mortgage unto  | THE SAID THE DEMING INVESTMENT COMPA<br>the said THE DEMING INVES  | NY, of Oswego, Kausas, party of the second par<br>TMENT COMPANY, its successors and assign   | DOLLARS,<br>t, the receipt whereof is hereby acknowl-<br>t, the following premises, situated in the  |
| County of rents, issues and profits thereof, and more particular Thursday, and profits thereof, and more particular than the second of the sec | in the State of Okiahoma, varly bounded and described as for the things of the state of th |  | nances thereto belonging, together with  |
| (Sil) morth range !! (3) co<br>more particularly desc  | act if all five  | pares out of the arm   | Lawesti Earnen tiine   |
| tract, thencel her the eigh  | Lindred sixty  | let, theself at right  | angles cast thell  |
| at right aufeld weet to  | hire Gundredt l  | with feet to the place   | Lef beginning  |
|  |  |  |  |
|  | t+ B. o.   |  |  |
| of the Indian Meridian, containing in all Manuelle TO HAVE AND TO HOLD the premises all assigns therein, to said THE DEMING INVESTME by said party of the first part upon the following co   | ove described, together with all ENT COMPANY, and to its succeptuants and conditions, to-wit:  | less, according to the government survey the rights and claims of Homestead and Exempt essors and assigns, forever: Provided, Neve   | reof, and warrant the title to the same. ON of the said party of the first part or CHIELESS, and these presents are made   |
| FIRST. That it is lawfully seized in fee of t clear of all incumbrances; and that it will, and its h claims and demands.   | d agrees;<br>the premises hereby conveyed; the<br>neirs, executors and administrato  | int it has good right to sell and convey the same ra shall, forever warrant and defend the title   | ens aforesaid; that the said premises are<br>to the said premises against all lawful   |
| SECOND. That said first party will pay to  |  |  | DOLLARS,   |
| unually, on the first day of   | and the coupons attached, of even da   | in each year, and in a   | cordance with THE  |
| with interest thereon from. Janually, on the first day of the said dist party, with THRD. That said first parts will pay all table, under the laws of the State of Oklahoma, inclusing and will pay all taxes levied upon said morty PROVIDED, HOWEYER, That the said most thirty days after the same shall become due, to pay such taxes.   | dding all taxes and assessments, or<br>gage, and the said first party she<br>regages or the legal holder of thi<br>ony any taxes levied against said   | I every kind and character levied upon the i<br>ill not be entitled to any offset against the sum<br>s mortgage, in case the said party of the first<br>mortgaged premises, the mortgagee, its success   | nterest therein of the mortgagee or its<br>thereby secured for taxes so paid,<br>part shall fail, for the term and period<br>ors or assigns may, at its or their option,   |
| EATIDAGE That said feet mantered lease all   | buildings, fences, and other impro-<br>usure the buildings upon said pr-<br>rty, for not less than a three-yea   | vements ou said real estate in as good repair and<br>emises against loss by fire, lightning and wind s<br>r term, and at once deliver all policies to said s   | condition as the same are in at this date.<br>form in the amount of \$<br>cond party as collateral and additional  |
| courty for the phyment of said dept, interest, and a<br>o said second party or assigns, and will so maintain<br>astre said buildings, acting as agent for said first p<br>as collateral security to the party of the second part   | all sums secured hereby, each po<br>ar such insurance until said debt<br>arty in every particular; that ey<br>or assigns, as above provided; ar  | oncy having a subrogation mortgage clause att<br>is paid, and if default is made therein, then se<br>ery insurance policy on said premises issued be<br>ad, whether the same have been actually assi,    | ached thereto with loss, it may, payable<br>ild second party may so insure and re-<br>fore said debt is paid shall be assigned<br>and or not, they shall, in case of loss,   |
| e payable to said second party or assigns to the ext-<br>gent of said first party, to any subsequent purchas<br>acreby specifically given, full power to sattle and on<br>SIXTH. That the said first party will imma   | ent of their interest as mortgage,<br>ser of said premises; and that, it<br>allect the same, and to apply the<br>ediately repay to the second par  | e in said premises; and that said second party<br>a the event of loss under such policy or polici<br>amount so collected toward the payment of t<br>ty, its successors or assigns, all and every such    | or assigns may assign said policies, as<br>es, the second party shall have, and is<br>the indebtedness hereby secured.<br>sum and sums of money as it may have   |
| FIFTH. That said first party will at once in insurance companies approved by said second pareceurity for the payment of said debt, interest, and a said second party or assigns, and will so maintain nature said buildings, acting as agent for said first party is collateral security to the party of the second part se payable to said second party or assigns to the extra gent of said first party, to any subsequent purchasereby specifically given, full power to settle and on SINTH. That the said first party will imme o paid for taxes and assessments against said real on said premises and expenses of perfecting and defuns of money may have been so advanced and pay law on all sums expended for delinquent taxes, and shall be secured by this mortage.   | estate, or Tipon said mortgage are<br>ending title to said lands, with it<br>aid, until the same are repaid, a<br>and all of which said sum or sun   | of for insurance and on account of liens, chaterest thereon at the rate of ten (10) per cent except that first party agrees to pay the penaltius of money, and the interest to accrue thereon            | tims, adverse titles and incumbrances<br>per annum from the time said sum or<br>as and the legal rate of interest specified<br>by shall be a charge upon said premises,  |
| SEVENTH. That if the makers of said note on mit or permit waste upon said premises, or fail need may, at the option of the holder of the his mortage may thereung he foreclosed for the x  | or notes, shall fail to pay any o<br>to conform to or comply with a<br>ne note hereby secured, and at it<br>whole of said morey, interest are  | I said money, either principal or interest, when<br>iny one or more of the covenants contained in<br>I his or her option only, and without notice, but<br>I costs transfer with the statutors damages in | due, or in case the said first party shall<br>this mortgage, the whole sum of money<br>declared due and payable at once, and<br>use case of protest, and the legal lodder  |
| by law on all sums expended for delinquent taxes, and shall be secured by this mortgage.  SEVENTH. That if the makers of said note ommit or permit waste upon said premises, or fail erein secured may, at the option of the holder of this mortgage may thereupon be foreclosed for the were of shall, upon the filing of a petition for the for tonce take possession, and receive and collect remination or appraisement and exemption laws of thaws of the State of Oklahoma at the date of their a EIGHTH. That in case of a foreclosure of the   | eclosure of this mortgage, be for<br>its, issues and profits thereof. It<br>is State of Oklahoma; and this m<br>execution.   | thwith entitled to the immediate possession of<br>or value received, the party of the first part<br>portgage and notes secured hereby shall be con-  | the above-described premises, and may<br>hereby waives all benefits of the stay,<br>istrued and adjudged according to the  |
| reasonable attorney's fee of \$  | is mortgage, and as often as anytherefor; fee to be due legal costs of such action. edines to foreclose this mortgage  | proceedings snail be taken to forcelose same, the<br>and payable upon the filing of petition for force,<br>who plaintiff therein shall be entitled to have a   | e hist party will pay to the said plaintill<br>closure, and the same shall be a further<br>receiver appointed by the court to take   |
|  |  |  |  |
| The foregoing covenants and conditions being TENTH. In constraing this mortgage the wideling and severally.  It is expressly stipulated that, upon default he ass of residence of mortgagors, or either of them, an First party agrees to pay the fees for recordin IN WITNESS WHEREOF, The said part in the second of |  |  |  |
|  |  | 이 그림, 등록 하다면 생기가 살아가 되었다. 그는 사람이 얼마나 얼마나   | and the state of t |
| Ly Hilliam.  |  | Tu A. Ippalin  | (Seal) (Seal) (Seal)   |
| Plate of Walahoma  | County, 88.  | - Aug -  | (SEAL)   |
| Before me, A. D. Larger  | a Notary Public, in and for  | or said County and State, on this  | hay of flitted 1910  |
| o me known to be the identical person who execute the witness my hand and official seal the day and by commission expires the control of the  | ted the within and foregoing ins<br>and deed for the uses and purpos<br>your last above written.   | trument, and acknowledged to me that   | taltyexecuted the same   |
| y commission expires   | S  | tel the planter  | Notary Public.   |
| ersonally appeared   | wan in spiralist of his his manifestion  |  |  |
| ome known to be the identical personwho execu  | and deed for the uses and purpos<br>year last above written.   | trument, and acknowledged to me thates therein set forth.  | executed the same  |
|  |  |  |  |
| Witness my hand and discuss seal the day and ly commission expires   |  |  | Notary Public.   |