COMPARE 2 2 9 3 4 5 5 2 9 3

## MORTGAGE RECORD

Austral and wife Bong	rardner and dis	uonia Borni	gardner	
or thousand and not	County, Oklahoma, mor	tgagor 4, hereinafter calle	ed first party, to secure t	he payment of the sum o
in hand paid by L. W. CLAPP, mortgagee, second party, of Malan Oklah Of Alction Thutum (13) in	loes hereby mortgage to the said onto, to-wit: The north, to-with the north,	L. W CLAPP, the follows half of the	wing-described premises we north la	situated in the County of It quarter Range
thitun(13) Cast.			35 Valety Com	- TOTAL FORMENT
			therefor in payment	of morigage tax on the
			wilkin mortgage. Dated this 21 day of	Carrigage tax on the
				County Treasurer
f the Indian Meridian, containing in all Oght. arrant the title to the same.		e or less, according to Go		
This mortgage is made to secure the payment of the mo-wit:  FIRST, That first party will pay to said L. W. CL	APP, his heirs or assigns, at the			
coording to the terms of	ssory notedated DICLIN			פמגדומת
ne note for OM thous and an arrival interest from the date therein stated at Lix	£	yable Limi	annually.	DOLLARS
	per cent. per annum, pa		annually,	DOLLARS
SECOND. That in case of default in payment of st any agreement herein contained, first party will pay to t incipal note or notes from the date of such default to the ti THIRD. That first party will pay all the taxes and		And the second s		
fore the same become delinquent; also all liens, claims, a of paid by first party, second party may elect to pay the si is mortgage shall stand as security for the amount so paid FOURTH. That first party will keep all buildings, f	dverse titles, and encumbrances of the and shall be entitled to collect with such interest.	n said premises, and if a t all sums thus paid with	iny of said taxes, assess interest at the rate of 10	nents, liens or claims b per cent. per annum, an
FIFTH. That first party will at his own expense unt	til the indebtedness herein recited	is fully paid, keep the b	uildings erected on said	ands insured against fir
the sum of	I party, payable to the mortgages nd; the said mortgages, his heirs of redited by second party on the p mortgages herein, second party ms as security therefor.	or assigns, the mortgag or assigns, holding the sai rincipal sum, as of date of my procure such insurance	ce agreeing, in case of d proceeds in trust until if maturity of next inter and collect the cost the	fire, to devote the whole the buildings are rebuil est payment. In case of reof, together with 10 pe
perform any of the covenants or agreements herein contain ty, and without notice, be declared due and payable; and it ity, or assigns, or any legal holder hereof, shall at once, up the court to take possession and control of the premises of oofs required, it being agreed between the parties hereto, organization, to the party performed, together with the a appoint a receiver without other proof than the agreemen	i to pay said spins of money, etter led, the whole sum of money secu- this mortgage may thereupon be for escribed herein, rent the same and that the allegations of the petitio above agreement relating to posses his contained herein. The amoun	r principit or interest, wat red hereby may, at the of oreclosed for the whole of oreclosure of this mortgage of collect the rents thereof in my to any default in pass to collected by such re	otion of the holder of said money, interest of	ame becomes due, or fails d note, and at his option nd cost, and said second
art, to the payment of any judgment rendered or amount for And said party further expressly agrees that in case of the first that the said and the said that the said and the said that	proceedings shall be begun to force  (1) // (7)	mortgage. close this mortgage the firs	t party will pay to the pl	nintiff in such proceeding
And said party further expressly agrees that in case of the control of the contro	ee to be due and payable upon the amount thereof shall be a a thereof enforced in the same manuald under execution, order of sale	ne filing of petition for for ecovered in said forcelosu mer as the principal debt l , or other final process; w	reclosure, and the same are suit and included in hereby secured. First pa- aive all benefits of the s	shall be a further charg any judgment or decre my does hereby expressly tay or appraisement law
. As additional and collateral security for the payment orning to them under all oil, gas or mineral leases on said p	of the said note the mortgagor her remises; this assignment to termin			
nd said first party does bereby release all rights of dower an	id relinguish and convey all rights			
Dated this 30 M, day of 10 1 By Request of	cember	19.2 <b>ט</b>		
wrotesignature to this instrument and		Le Dom	gardner Bongar	dner -
en affixed mark in execution thereo	f in my presence.	American Company		
secuted also in my presence:	Witness			
fate of Oklahoma, County of Dagens  Before me, a Notary Public, B. H. Kinelle med County and State, on this 31 st. in LE, Borngardur a	Emler Iny of Decimbe	V 1911 Dom Gar	3personally appeared	in and for the above
d. ∴to me p	ersonally known to be the identic	al person Jwho executed i	the above mortgage and	acknowledged to me that
held executed the same as The Miree and voluntary act an WITNESS my signature and official seal, the day and	d deed for the uses and purposes i			
and the control of th	: 10/5/ Seal/	N' Y WOR	Phanler	Notary Public.
tate of Gklahoma, County of Dulsa, 11st.	0 ,	(f)	0.5.5	County, Oklahoma.
Filed for record this JCA.	Deputy.			Register of Deals.
		1.1	lial/	