MORTGAGE RECORD

the first of the control of the cont	OKLAHOMA FARI	M MORTGAGE
Know All Men by Then All Men by Then	e Presents, That on this Land Matter	day of Tomer ber 10. Level kneel acres fel
oi Tulen		
to the nortegred and her	Que thornested I paid, by THE DEMING INVESTMENT COMPANY, of clay mortgage unto the said THE DEMING INVESTMEN	DOLI Oswego, Kansas, parly of the second part, the receipt whereof is hereby act TOMPANY, its successors and assigns, the following premises, situated
County of	and more particularly bounded and described as follows,	l the improvements thereon and appurtenances thereto belonging, togethe to-wit:
The week	half (W2) of Southkast q.	water (66) of Section two (2) Lowers
eighteent (18)	ortherange thirteen (3)	unter (IB4) of Section two (2) towns enst
A A. T. Man No. 111.		according to the government analysis thereof, and warrent the life to the
TO HAVE AND TO HO assigns therein, to said THE DI by said party of the first part u	ing in all the premises above described, together with all rights EMING INVESTMENT COMPANY, and to its successors pon the following covenants and conditions, to-wit:	according to the government survey thereof, and warrant the title to the and claims of Homestean AND EXEMPTION of the said party of the first and assigns, forever: Provided, Nevertheless, and these presents are
FIRST. That it is lawfu	lly scized in fee of the premises hereby conveyed; that it hat it will, and its beirs, executors and administrators sha	has good right to sell and convey the same as aforesaid; that the said premi ill, forever varrant and defend the title to the said premises against all
	st party will pay to said second party or order	2001
with interest thereon from annually, on the first day of	Lever bert lette 1010 until	paid at the rate of
certain promissory noteof the THRD. That said first able, under the laws of the State asserts and will nay all tays le	said inst party, with coupons attached, or even dute nor party will pay all taxes, charges or assessments levied up- e of Oklahoma, including all taxes and assessments, of eve- wied upon said morteage, and the said first party shall not	owner. on said real estate or any part thereof, when the same shall become due an ry kind and character levied upon the interest therein of the mortgages be entitled to any offset against the sums hereby secural for taxes so paid
PROVIDED, HOWEVE of thirty days after the same sh pay such taxes.	R. That the said mortgages or the legal holder of this mor all become due, to pay my taxes levied against said mort	tgage, in case the said party of the first part shall fail, for the term and gaged premises, the mortgages, its successors or assigns may, at its or the content of the con
FOURTH. That said first in insurance companies approve	st party will keep all buildings, lences, and other improveme party will at once insure the buildings upon said premise d by said second party, for not less than a three-year term	nts on said real estate in as good repair and condition as the same are in at thi s against loss by fire, lightning and wind storm in the amount of \$. n, and at once deliver all policies to said second party as collateral and add
security for the payment of said to said second party or assigns, insure said buildings, acting as	debt, interest, and all sums secured hereby, each policy l and will so maintain such insurance until said debt is pa- agent for said first party in every particular; that every in	naving a subrogation mortgage clause attached thereto with loss, if any, p dd, and if default is made therein, then snid second party may so insure a surance policy on said premises issued before said debt is paid shall be as
as collateral security to the part be payable to said second party agent of said first party, to any baraby specifically, given, full pr	y of the second part or assigns, as above provided; and, in a or assigns to the extent of their interest as mortgage in subsequent purchaser of said premises; and that, in the ower to settle and called the same and to apply the ano	nether the same have been actually assigned or not, they stant, it cases aid premises; and that said second party or assigns may assign said polic event of loss under such policy or policies, the second party shall have, must so collected toward the navment of the indebtedness hereby secured.
SIXTH. That the said so paid for taxes and assessmen on said premises and expenses o	first party will immediately repay to the second party, its as against said real estate, or upon said mortgage and for a perfecting and defending title to said lands, with interes	s against loss by fire, lightning and wind storm in the amount of \$\mathbb{S}\$, and at once deliver all policies to said second party as collateral and add naving a subrogation mortgage clause attached thereto with loss, if any, p (4), and if default is made therein, then said second party may so insure a surance policy on said premises issued before said debt is paid shall be as hether the same have been actually assigned or not, they shall, in case of aid premises; and that said second party or assigns may assign said polic event of loss under such policy or policies, the second party shall have, and so collected toward the nayment of the indebtedness hereby secured, a successors or assigns, all and every such sum and sums of money as it may a successors or assigns, all and every such sum and sums of money as it may insurance and on account of liens, claims, adverse titles and incumb tahereon at the rate of ten (10) per cent, per annum from the time said a that first party agrees to pay the penalties and the legal rate of interest age.
commit or permit waste upon a herein scoured may, at the option this mortgage may thereupon be	aid premises, or fail to conform to or comply with any or m of the holder of the note hereby secured, and at its, his a foreclosed for the whole of said money, interest and cost	ne or more of the covenants contained in this mortgage, the whole sum of or her option only, and without notice, be declared due and payable at one 5, together with the statutory damages in case of protest, and the legal
hereof shall, upon the filing of a at once take possession, and re- valuation or appraisement and c laws of the State of Oklahoma a	petition for the forecleance of this mortgage, be forthwile seive and collect rents, issues and profits thereof. For we exemption laws of the State of Oklahoma; and this mortga it the data of their execution.	money, and the interest to accrue thereon, shall be a charge upon saud promoney, either principal or interest, when due, or in case the said first part or or more of the covenants contained in this mortgage, the whole sum of or her option only, and without notice, be declared due and payable at one, so together with the statutory damages in case of protest; and the legal neutiled to the immediate possession of the above-described premises, an alue received, the party of the first part hereby waives all benefits of the grand notes secured hereby shall be construed and adjudged according seedings shall be taken to foreclose same, the first party will pay to the said p
EIGITH. That in case a reasonable attorney's fee of \$	of a foreclosure of this mortgage, and as often as any proc	ecdings shall be taken to forcelose same, the first party will pay to the said p payable upon the filing of petition for forcelosure, and the same shall be a l
NINTH. That upon the said prossession and control of the protte amount so collected by such	emises and pay an regar costs of some action, institution of proceedings to forcelose this mortgage, the mises described herein, and to collect the rents and profits receiver to be applied, under the directions of the court,	payable upon the filing of petition for forcelosure, and the same shall be a liplaintiff therein shall be entitled to have a receiver appointed by the court thereof, under the directions of the court, without the proof required by sto the payment of any judgment rendered or amount found due upon the
	and conditions being kept and performed, this conveyanthis mortgage the words "first party" wherever used shall	ce shall be void; otherwise of full force and virtue. Il be held to mean the persons named in the preamble as parties of the firs
The foregoing covenants TENTH. In constraing		
The foregoing covenants TENTH. In constraing	that, upon default herein, suit to forcelose this mortgage a or either of them, and all objections to venue of such sui- the fees for recording the release of this mortgage.	nay be brought in any County where the real estate mortgaged is situated, a t are bereby expressly waived.
The foregoing covenants TENTH. In construing jointly and soverally. It is expressly stipulated t less of residence of mortgagurs, First party agrees to pay IN WITNESS WHEREC	that, upon default herein, suit to forcelose this mortgage nor either of them, and all objections to venue of such suit the fees for recording the release of this impringage. OF, The said part ACC of the first part hat ACC hereunto set. CYPRED IN THE PRESENCE OF	nay be brought in any County where the real estate mortgaged is situated, return bereby expressly waived. ***********************************
The foregoing covenants TENTH. In constraing jointly and severally. It is expressly stipulated less of residence of mortgagors, if its tracty agrees to pay IN WITNESS WHIEHER STONED AND DEM	CYERED IN THE PRESENCE OF	nay be brought in any County where the real estate mortgaged is situated, return bereby expressly waived. ***********************************
The foregoing covenants TENTH. In construing jointly and soverally. It is expressly stipulated these of residence of mortgagurs, First party agrees to pay IN WITNESS WHEREC	CYERED IN THE PRESENCE OF STATE OF STAT	Qaalphi Matter! Lena Matter!
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The foregoing covenants TENTH. In constraing jointly and severally. It is expressly stipulated the second severally in the several second several several second several sev	County, as. County, as. County, as. County, and for sai person who executed the within and foregoing instrume and voluntary act and deed for the uses and purposes the cial seal the day and year last above written.	Catalphi Matter! Level Whetler! Id County and State, on this I
The foregoing covenants TENTH. In constraing jointly and severally. It is expressly stipulated to less of residence of mortgagers, First party agrees to pay IN WITNESS WHIEREC Stoned and Deta Stoned and Deta Before me, personally appeared Witness my hand and off My commission expires. State of Ohlahoma Before me, personally appeared.	County, as. County, as. County, as. County, and for said person with a said for said a said to the within and foregoing instrume and voluntary act and deed for the uses and purposes the least seat the day and year last above written. County, as. a Notary Public, in and for said.	id County and State, on this In day of Plantacelled. 19. and Leven Whattery Linguistic Surjections of the executed the execute
The foregoing covenants TENTH. In constraing jointly and severally. It is expressly stipulated the second severally in the several second several several second several sev	County, as. Linear Loughan. A Notary Public, in and for sai fall of the within and foregoing instrume and voluntary act and deed for the uses and purposes the icid seal the day and year last above written. Lough Bs. A Notary Public, in and for sai and purpose the interest of the uses and purposes the interest of the uses and the uses a	id County and State, on this
The foregoing covenants TENTH. In constraing jointly and severally. It is expressly stipulated the second severally and severally agrees to pay In WITNESS WHIELEC STONED AND DELTA STONED AND DE	County, as. A Notary Public, in and for single and yound year last above written. County, as. A person. Who executed the within and foregoing instrume and yountary act and deed for the uses and purposes the lead seal the day and year last above written.	nay be brought in any County where the real estate mortgaged is situated, retare bereby expressly waived. Charles is handeline day and year first above written. Charles I that the state of the county and State, on this series and acknowledged to me that the state of the county and State, on this day of some state of the county and State, on this day of 19. Notary Pulment, and acknowledged to me that the state of the county and State, on this day of 19. And County and State, on this day of 19. Notary Pulment, and acknowledged to me that covered the erein set forth. Notary Pulment, and acknowledged to me that covered the erein set forth.