MORTGAGE RECORD

	County, and State of Oklahoma, part of the first part, in consideration of the sum of	DOLLA
ounty of	E DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receing unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the follow	reto belonging, together v
the state of the s	and the state of t	
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the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premissigns therein, to said THE DEMING INVE; said party of the first part upon the follow The said party of the first part covenn FIRST. That it is lawfully seized in fe	acres, more or less, according to the government survey thereof, and wess above described, together with all rights and claims of Homestern and Exemption of the STMENT COMPANY, and to its successors and assigns, forever: Provided, Nevertheless, ing covenants and conditions, to-wit: its and agrees: ee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesa its heirs, executors and administrators shall, forever warrant and defend the title to the said	arrant the title to the sa said party of the first par and these presents are m id; that the said premises
ims and demands. SECOND. That said first party will p	ay to said second party or order	a premises agams on io
the testament themes form		oldman mumble
nually, on the first day of	nnd in accordance by, with coupons attached, of even date herewith.	with
	in each year, and in cacordance in each year, and in accordance ty, with coupons attached, of eyen dato herewith. If all taxes, charges or assessments levied upon said real estate or any part thereof, when the san including all taxes and assessments, of every kind and character levied upon the interest the mortgage, and the said first party shall not be entitled to any offset against the sums hereby se id mortgage or the legal holder of this mortgage, in case the said party of the fast part shall, to pay any taxes levied against said mortgage, in case the said party of the fast part shall, to pay any taxes levied against said mortgage, in case the said party of the fact part part shall be party and to the improvements on said real estate in as good repair and conditions.	
FIFTH. That said first party will at a control of the payment of said debt, interest, said second party or assigns, and will so mure said buildings, acting as agent for said collateral security to the party of the second party or assigns to the form of the f	seep all buildings, fences, and other improvements on said real estate in as good repair and condition; once insure the buildings upon said premises against loss by fire, lightning and wind storm in the all party, for not less than a three-year term, and at once deliver all policies to said second part, and all sums secured hereby, each policy having a subrogation mortgage clause attached ther aintains such insurance until said debt is paid, and if default is made therein, then said second first party in every particular; that every insurance policy on said premises issued before said of part or assigns, as above provided; and, whether the same have been actually assigned or no he extent of their interest as mortgage in said premises; and that said second party or assigns urchaser of said premises; and that, in the event of loss under such policy or policies, the second collect the saine, and to apply the amount so collected toward the payment of the indebte immediately repay to the second party; its successors or assigns, all and every such sum and su real estate, or upon said mortgage and for insurance and on necount of liens, claims, adve ad defending title to said hands, with interest thereon at the rate of ten (10) per cent, per annumal paid, until the same are regaid, except that first party agrees to pay the penalties and the axes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a note a rates, shall fail to pay any of said money, either principal or interest, when due, or in or fail to conform to or comply with any one or more of the covenants contained in this nortge of the mote hereby secured, and at its, his or her option only, and without notice, be declared to the whole of said money, interest and costs, together with the statutey danages in case of he forceboare of this mortgage, be forthwith entitled to the immediate possession of the above of the state of Oklaboama; and this mortgage and notes secured hereby shall be construed and of this mortgage, and as	amount of 3. y as collateral and addition with loss, if any, pay party may so insure and cott is paid shall be assift, they shall, in case of inary assign said policie, and party shall have, at duess hereby secured, mus of money as it may lose titles and incumbra in the said sure legal rate of interest speca charge upon said prem
SEVENTH. That if the makers of said unit or permit waste upon said premises, c in scenred may, at the option of the holde a nortesge may thereupon be foreelosed for oct shall, upon the filing of a petition for tonce take possession, and receive and collection on appraisement and exemption laws of the State of Oklahoma at the date of the Hell That in case of a foreelosure	notes or notes, shall full to pay any of said money, either principal or interest, when due, or in it fall to conform to or comply with any one or more of the covenants contained in his morting of the note hereby secured, and at its, his or her option only, and without notice, be declared the whole of said money, interest and costs, together with the statutory damages in case of the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above trents, issues and profits thereof. For value received, the party of the first part hereby was of the Saide of Oklaboma; and this mortgage and notes secured hereby shall be construed an sheir execution.	case the said first party ngge, the whole sum of mu five and payable at once, orotest; and the legal he described premises, and ives all benefits of the s d adjudged according to y will pay to the said plai
easonable attorney's fee of \$	therefor; fee to be due and payable upon the filing of petition for foreclosure, and legal costs of such action. proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver a deferring and to collect the rents and profits thereof, under the directions of the court, without the applied, under the directions of the court, to the payment of any judgment rendered or amounts.	nd the same shall be a fur oppointed by the court to be proof required by stat
The foregoing covenants and conditions TENTH. In constraing this mortgage	s being kept and performed, this conveyance shall be void; otherwise of full force and virtue, the words "first party" wherever used shall be held to mean the persons named in the preamb	le as parties of the first I
s of residence of mortgagors, or either of the First party agrees to pay the fees for re IN WITNESS WHEREOF. The said or	uit herein, suit to forcelose this mortgage may be brought in any County where the real estate n an, and all objections to venue of such suit are hereby expressly waived, seording the release of this mortgage, artof the first part bahereanto set	rbove written.
e a fall funkcipii da niinia kii-	그런데 한 네 옷들이 늘어나니 하는 물이 있는 것이 모습니다. 모든 것이 나는 것	
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tate of Oklahoma,	County, is.	, , , , , , , , , , , , , , , , , , ,
Before me,	n Notary Public, in and for said County and State, on this	
ne known to be the identical personwho free and voluntar Witness my hand and official seal the di	and	executed the s
ate of Oklahoma	in in come in County, as.	Notary Publi
mer are accomplanted a section of the section of th		
Before me,	andexecuted the within and foregoing instrument, and acknowledged to me that	
rsonally appeared	executed the within and foregoing instrument, and acknowledged to the tint. y act and deed for the uses and purposes therein set forth. by and year last above written.	executed the s