MORTGAGE RECORD

		Secretaria de la composición dela composición de la composición de la composición dela composición de
in hand paid, by ' ed, have mortgaged and hereby mortga inty of is issues and profits thereof, and mora	THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is a lige unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging particularly bounded and described as follows, to-wit:	rereby acknow situated in t g together wi
	acres, more or less, according to the government survey thereof, and warrant the literal survey thereof, and warrant the literal survey they are also as a condition of the said party of VESTMENT COMPANY, and to its successors and assigns, forever: Provided, Nevertheless, and these properties and oppers; in conditions, to-wit: mants and agrees; in fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the stand its heirs, executors and administrators shall, forever warrant and defend the title to the said premises against the stand administrators shall, forever warrant and defend the title to the said premises against the same as a converse and administrators shall, forever warrant and defend the title to the said premises against the same as a converse and administrators shall, forever warrant and defend the title to the said premises against the same as a converse and administrators shall, forever warrant and defend the title to the said premises against the same as a converse and administrators shall, forever warrant and defend the title to the said premises against the same as a converse and the same as a conv	
SECOND. That said first party wi	Il pay to said second party or order	
· · · · · · · · · · · · · · · · · · ·	19 until paid at the rate of per cent. per annum, payab	da
	party, with coupons attached, of even date herewith. party, with coupons attached, of even date herewith. pay all taxes, charges or assessments levied upon asid real estate or any part thereof, when the same shall becon man, including all taxes and assessments, of every kind and character levied upon the interest therein of the n said nortgage, and the said first party shall not be entitled to any offset against the sums hereby secured for tax e said mortgage or the legal holder of this nortgage, in case the said party of the first part shall fail, for the t due, to pay any taxes levied against said mortgaged premises, the mortgagee, its successors or assigns may, at its	
FOURTH. That said first party will	Ill keep all buildings, fences, and other improvements on said real estate in as good repair and condition as the same ar as once insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of S. accord warts for not less than a threatyper form and at once deliver all buildings to said second parts.	einat this d
rity for the payment of said debt, inte- nid second party or assigns, and will se re said buildings, acting as agent for se ollateral security to the party of the se- nyable to said second party or assigns- to of said first party, to any subsequen by specifically given, full power to set	no once insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of 2s econd party, for not less than a three-year term, and at once deliver all policies to said second party as collaters, and all sums secured hereby, each policy having a subrogation mortgage clause attached hereto with loss, or maintain such insurance until said debt is paid, and if default is made therein, then said second party may said first party in every particular; that every insurance policy on said premises issued before said debt is paid at condition as above provided; and, whether the same have been actually assigned or not, they shall, to the extent of their interest as mortgagee in said premises; and that said second party or assigns may assign the purchaser of said premises; and that, in the event of loss under such policy or logicies, the second party sit le and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby will immediately repay to the second party; its successors or assigns, all and every such sum and sums of money said real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles and g and defending title to said lands, with interest thereon at the rate of ten (10) per cent. per anum from the titled and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of it taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon	if any, pays insure and fall he assig in case of I said policies all have, an secured.
SIXUII. Think the said first party and for taxes and assessments against aid premises and expenses of perfections of money may have been so observed as on all sums expended for delinques shall be secured by this mortgage. SIEVENTH. That if the makers of	will immediately repay to the second party, its successors or assigns, all and every such sum and sums of money said real estate, or upon said mortages and for insurance and on account of livens, claims, adverse titles and an account of livens, claims, adverse titles and and lefending title to said lands, with interest thereon at the rate of ten (10) per cent. per annual from the title and paid, until the same are repaid, except that first party agrees to pay the panlies and the legal rate of it taxes, and all of which said sum or sums of money, and the interest to account thereon, shall be a charge upo said note or notes, shall fail to pay any of said money, either principal or interest, when the, or in case the said	as it may h incumbrat me said sun nterest speci n said premi first party s
mut or permit was upon and premis- in scenred may, at the option of the h- mortinge may thereupon be foreclosed of shall, upon the filing of a petition i- use take possession, and receive and cation or appraisement and exception: of the State of Oklahoma at the date EIGHTEL. That in case of a forecle	said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in ease the said as, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole of the note hereby secured, and at its, his or her option only, and without notice, be declared due and payal for the whole of said money, interest and costs, together with the statutory damages in case of protest; and or the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described preclicat rents, issues and profits thereof. For value received, the party of the first part hereby waives all benefaws of the State of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged a of their execution.	the legal ho mises, and raits of the sicording to the said plain
asonable attorney's fee of \$		hall be a fur he court to i lied by stat
of residence of mortgagois, or either of First party agrees to pay the fees for IN WITNESS WHEREOF. The sai	tions being kept and performed, this conveyance shall be void; otherwise of full force and virtue, age the words "first party" wherever used shall be held to mean the persons named in the preamble as parties to default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is a father, and all objections to venue of such suit are hereby expressly waived. To recording the release of this mortgage, the presence of the first part in	ninated, rega
Crawing on Division was	그들이 물빛하는 이 하는 이 가족의 이는 내가 지하는 하다는 것 같아.	10.
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te of Oklahama	County, ss.	(Se
Before me,	A Notary Public, in and for said County and State, on this	
ne known to be the identical person	and	cuted the s
ite of Oklahoma,	County, as.	
onally appeared	a Notary Public, in and for said County and State, on this	onted the s
Witness my hand and official cost th	ntary act and deed for the user and purposes therein set forth. le day and year last above written.	
commission expires	and the state of the	