MORTGAGE RECORD

	HOMA FARM MORTGA	
As a tentricular Bullius Block in Land a Rec		
	and State of Okiahoma, part of the first part, in considera	tion of the sum of
	G INVESTMENT COMPANY, of Oswego, Kansas, party of the aid THE DEMING INVESTMENT COMPANY, its successors	DOLLARS
ounty of	n the State of Oklahoms, with all the improvements thereon sounded and described as follows, to-wit:	and appurtenances thereto belonging, together wit
the Indian Meridian, containing in all TO HAVE AND TO HOLD the premises above of signs therein, to said THE DEMING INVESTMENT y said party of the first part upon the following covena The said party of the first part covenants and age FIRST. That it is lawfully seized in fee of the p ear of all incumbrances; and that it will, and its heirs,	described, coefficient with all rights and claims of Homestrad at COMPANY, and to its successors and assigns, foreyer: Provints and conditions, to-wit: certain the conditions of the company of the comp	survey thereof, and warrant the title to the saint No EXEMITION of the said party of the first part of IDEE, NEVERTHELESS, and these presents are mad- vey the same as aforesaid; that the said premises are defined to the said premises against all lawfu
	second party or order	
	10	and and and an army warmlyle.
rtain promissory noteof the said first party, with co THERD. That said first party will pay all taxes,	upons attached, of even date herewith. charges or assessments levied upon said real estate or any pari	thereof, when the same shall become due and pay
	and in each year upons attached, of even date herewith. charges or assessments levied upon said real estate or any parall taxes and assessments, of every kind and character levied and the said first party shall not be entitled to any offset againet or the legal holder of this mortgage, in case the said party by taxes levied against said mortgaged premises, the mortgaged things, fences, and other improvements on said real estate in as goo	
FIFTH. That said first party will at once insure insurence companies approved by said second party, f	the buildings upon said premises against loss by fire, lightning or not less than a three-year term, and at once deliver all polic	and wind storm in the amount of \$
curity for the payment of said debt, interest, and all st said second party or assigns, and will so maintain suc sure said buildings, acting as agent for said first party	uns secured hereby, each policy having a subrogation mortgag h insuranco until said debt is paid, and if default is made the in every particular; that every insurancepolicy on said premis	e chuse attached thereto with loss, if any, payab rein, then said second party may so insure and r as issued before said debt is paid shall be assigne
s collateral security to the party of the second part or as a payable to said second party or assigns to the extent of out of said Sect. Norty, to any subsequent purplesses a	ssigns, as above provided; and, whether the same have been a of their interest as mortgages in said premises; and that said s f said premises; and that, in the event of loss under such pol	ctually assigned or not, they shall, in case of lose econd party or assigns may assign said policies, a ley or policies, the second party shall have, and
ereby specifically given, full power to settle and collect SIXTH. That the said first party will immediate	the same, and to apply the amount so collected toward the pely repay to the second party, its successors or assigns, all and	ayment of the indebtedness hereby secured. every such sum and sums of money as it may have of lines chains advance titles and incumbrants
nint for taxes and assessments against and reflecting and defending and of money may have been so advanced and paid, y law on all sums expended for delinquent taxes, and and shall be secured by this mortgage.	g title to said lands, with interest thereon at the rate of ten (until the same are repaid, except that first party agrees to pay all of which said sum or sums of money, and the interest to ac	10) per cent. per annum from the time said sum of the penulties and the legal rate of interest specific crue thereon, shall be a charge upon said premise.
plantil to permit waste upon said premises; or fail to erein secured may, at the option of the holder of the not as mortgage may thereupon be forcelosed for the whole proof shall, upon the filing of a petition for the forcelose once take possession, and receive and collect rents, is function or appraisement and exemption laws of the State of Oklahoma at the date of their executives.	lings, fences, and other improvements on said real estate in a goo the buildings upon said premises against loss by fire, lightning or not less thum a three-year term, and at once deliver all politions secured hereby, each policy having a subrogation mortigage in insumnee until said debt is paid, and if default is made the in every particular; that every insurance policy on said premises; gas, as above provided; and, whether the same have been a fi their interest as mortgage in said premises; and that said is said premises; and that the event of loss under such politics and premises; and that, in the event of loss under such poly repay to the second party, its successors or assigns, all and e. or upon said mortgage and for insurance and on account gittle to said lands, with interest thereon at the rate of ten (until the same are repaid, except that first party agrees to pay all of which said sum or sums of money, and the interest to account on the content of the covenants of the covenant of	ontained in this mortgage, the whole sum of mone ut notice, be declared due and payable at ones, in y damages in case of protest; and the legal hold ossession of the above-described premises, and make first part hereby waives all benefits of the star shall be construed and adjudged according to the said payable of the star of the star of the star of the said payable are said the first parts will cay to the said mainti-
reasonable attorney's fee of 8. arge and lien upon the said premises and pay all legal NINTH. That upon the institution of proceeding ssession and control of the premises described herein, a	origing, and as over as any proceedings same be accordent of order. Liberfor; fee to be due and payable upon the filing of pet costs of such action. 25 to foreclose this mortgage, the plaintiff therein shall be cutiff at the collect the rents and profits thereof, under the directions ander the directions of the court, to the payment of any judgment of the court of	ition for foreclosure, and the same shall be a furth fed to have a receiver appointed by the court to tal of the court, without the proof required by statut
e amount so collected by such receiver to be applied, in osure of this mortgage. The foregoing covenants and conditions being ke	ps and performed, this conveyance shall be void; otherwise of "first party" wherever used shall be held to mean the persons	full force and virtue.
intly and severally. It is expressly stipulated that, upon default berein	"first party" wherever used shall be need to mean the persons, suit to foreclose this mortgage may be brought in any County	where the real estate mortgaged is situated, regard
ss of residence of mortgagors, or either of them, and a First party agrees to pay the fees for recording th IN WITNESS WHEREOF, The said part	suit to foreclose this mortgage may be brought in any County I objections to venue of such suit are hereby expressly waived or release of this mortgage. he first part hahereunto sethandt	he day and year first above written.
Signed and Delivered in the Presence	OF	(Six)
		(Sea)
		(Sea)
	a Notary Public, in and for said County and State, on this	
resonally appeared	the within and foregoing instrument, and acknowledged to me deed for the uses and purposes therein set forth. ir last above written.	that
state of Oklahoma,	County, ss.	네이의 기시 나를 발표된 하는 것이다.
Before me,	a Notary Public, in and for said County and State, on this	day of
me known to be the identical person, who executed	the within and foregoing instrument, and acknowledged to me deed for the uses and purposes therein set forth.	thatexecuted the sun
y commission expires	a Mac above nitrogue	Notary Public
	y of A. D. 101 ak	
	A. D. illi	J