## MORTGAGE RECORD

	ity, and State of Oklahoma, partof the first part, in consideration of the sum to sum	<b>;</b>
ounty of	MING INVESTMENT COMPANY, of Oswego, Kausas, party of the second part, the he said THE DEMING INVESTMENT COMPANY, its successors and assigns, the	DOLLAR
	in the State of Oklahoma, with all the improvements thereon and appurtenance by bounded and described as follows, to-wit:	s thereto belonging, together wit
tan Changai di Jawa di Kabilan Jiba da Kabi Kabupatèn di Kabangai di Kabilanda		
the Indian Meridian, containing in all	Reces, more or less, according to the government survey thereof, a live described, together with all rights and claims of Homestrad and Exemption of NT COMPANY, and to its successors and assigns, forever: "Provided, Neverther remains and conditions, to-wit: agrees; agrees; he premises hereby conveyed; that it has good right to sell and convey the same as alirs, executors and administrators shall, forever warrant and defend the title to the	nd warrant the title to the sam the said party of the first part less, and these presents are made
uma and demunda.	he premises hereby conveyed; that it has good right to sell and convey the same as afters, executors and administrators shall, forever warrant and defend the title to the said second party or order	
		DOLLAR
th interest thereon from		per annum, payable
rtain promissory note of the said first party, we THRD. That said first party will pay all ble, under the laws of the State of Oklahoma, inclusings; and will pay all taxes levired upon said mor PROVIDED, HOWEYER, That the said multirty days after the same shall become due, to y such taxes.	and	e same shall become due and pa t therein of the mortgagee or i by secured for taxes so paid. shall fail, for the term and peri assigns may, at its or their optio
insurance companies approved by said second pr purity for the payment of said debt, interest, and said second party or assigns, and will so mainta sure said buildings, acting as agent for said first collateral security, to the party of the second par payable to said second party or assigns to the ce- parable to said second party or assigns to the ce- parable to said second party or assigns to the ce- parable to said second party or assigns to the ce-	sure the buildings upon said premises against loss by hre, lightning and wind storm J ty, for not less than a three-year term, and at once deliver all policies to said second all suns secured hereby, each policy having a subrogation mortgage clause atten- such insurance until said debt is paid, and if default is made therein, then said se trty in every particular; that every insurance policy on said premises issued before sto- or ussigns, as above provided; and, whether the same have been actually assigned on the of their interest as mortgage in said premises; and that said second party or as or of said premises; and that, it the event of loss under such policy or policies.	n the amount of S party as collateral and addition thereto with loss, if any, payal cond party may so insure and r aid debt is paid shall be assign or not, they shall, in case of los ssigns may assign said policies, o second party shall have, and
reby specifically given, full power to settle and e SIXTIL. That the said first party will inm paid for taxes and assessments against said real said premises and expenses of perfecting and de ms of money may have been so advanced and law on all sums expended for delinquent taxes, d shall be secured by this mortrage.	leet the same, and to apply the amount so collected toward the payment of the in diately repny to the second party, its successors or assigns, all and every such sum a state, or upon said mortgage and for insurance and on account of liens, claims, adding title to said lands, with interest thereon at the rate of ten (10) per cent. per id, until the same are repaid, except that first party agrees to pay the penalties and ad all of which said sum or sums of money, and the interest to accrue thereon, sha	debtedness hereby sceured, and sums of money as it may har adverse titles and incumbrance annum from the time said sum I the legal rate of interest specifi Il be a charge upon said premise
SEVENTH. That if the makers of said not amult or permit waste upon said premises, or fairein secured may, at the option of the holder of is mortgage may thereupon be foreclosed for the reof shall, upon the filling of a petition for the fc once take possession, and receive and collect reliation or appraisament and exemption laws of two of the State of Oklahoma at the date of their TECHTH. That is never of a foreclosure of	buildings, fences, and other improvements on said real estate in as good repair and condi- sure the buildings upon said premises against loss by fire, lightning and wind storm i ty, for not less than a three-year term, and at once deliver all policies to said second all suns secured hereby, each policy having a subrogation mortgage clause attached asuch insurance until said debt is paid, and if default is made therein, then said se try in overy particular; that every insurance policy on said premises issued before s or assigns, as above provided; and, whether the same have been actually assigned or on signs, as above provided; and, whether the same have been actually assigned or on their interest as mortgage in said premises; and that said second parky or a er of said premises; and that, in the event of loss under such policy or policies, the lest the same, and to apply the amount so collected toward the payment of the idiately repay to the second parky, its successors or assigns, all and every such sum a state, or upon said mortgage and for insurance and on account of liens, claims, oding title to said lands, with interest thereon at the rate of ten (10) per cent, per 1 aid, until the same are repaid, except that first parky agrees to pay the penalties and and all of which said sum or sums of money, and the interest to account of thereon, sha or notes, shall fail to pay any of said money, either principal or interest, when due, to conform to or comply with any one or more of the covenants contained in this no or notes, it is mortgage, be forthwith untileted to the inmediate possession of the al is, issues and profits thereof. For value received, the party of the first part hereb selecture of this mortgage, be forthwith untileted to the inmediate possession of the al is, issues and profits thereof. For value received, the party of the first part hereb secution.  is mortgage, and as often as any proceedings shall be taken to forcelose same, the first	or in case the said first party shr ourtgage, the whole sum of mon- tred due and payable at once, me to be protest; and the legal hold bove-described premises, and me my waives all benefits of the sta- d and adjudged according to the country will now to the said plaint.
orge and lien upon the said premises and pay all NINTH. That upon the institution of processession and control of the premises described her	end costs of such action. Adings to foreclose this mortgage, the plaintiff therein shall be entitled to have a recei n, and to collect the rents and profits thereof, under the directions of the court, witho	ver appointed by the court to ta out the proof required by status
The foregoing covenants and conditions being the foregoing covenants and conditions being the foregoing coverally. It is expressly stipulated that, upon default be a condition of the foregoing coverance of the foregoing coverance of the foregoing coverance.	a, under the directions of the court, to the payment of any Judgment rendered or a great and performed, this conveyance shall be void; otherwise of full force and virtords "first party" wherever used shall be held to mean the persons named in the precion, suit to forcelose this mortgage may be brought in any County where the real est dail objections to venue of such suit are hereby expressly waived. gethe release of this mortgage.  The first part hahereunto set	ne. nuble us parties of the first par tate mortgaged is situated, regar
First party agrees to pay the fees for record IN WITNESS WHEREOF, The said part Signed and Delivered in the Pres	그렇게 되어 있다. 그는 그 사람들은 사람들은 사람들이 가장 하는 것이 되었다. 그렇게 하는 것이 되었다. 그는 그는 그는 그를 하는 것이 없는 것이 없는 것이다.	first above written.
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tale in watabulance in a community and the community of t	CPHIII. DD.	
requally appeared	a Notary Public, in and for said County and State, on this	
me known to be the identical personwho exec free and voluntary act Witness my hand and official scal the day Er	ted the within and foregoing instrument, and acknowledged to me that and deed for the uses and purposes therein set forth. year last above written.	executed the sai
y commission expires		Notary Public.
fate of Oklahoma,  Before me		ıv of 10
rsonally appeared me known to be the identical person, who exec	andted the within and foregoing instrument, and acknowledged to me that	ny arin's an all a chia a commi
	and deed for the uses and purposes therein set forth. year last above written.	Notary Public
Filed for record this		o'clock