## MORTGAGE RECORD

Know All Men by These Presents, That on this day of 19	
	hat on this day of 19 ,
of	ounty, and State of Oklahoma, partof the first part, in consideration of the sum of
to in hand paid, by THE I edged, have mortgaged and hereby mortgage unt County of the profits thereof, and more particular, issues and profits thereof, and more particular.	DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowled the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the
of the Indian Meridian, containing in all TO HAVE AND TO HOLD the premises assigns therein, to said THE DEMING INVESTA by said party of the first part upon the following The said party of the first part covenants FHRST. That it is lawfully seized in fee o	neres, more or less, according to the government survey thereof, and warrant the title to the same. above described, together with all rights and claims of HOMESTEAD AND EXEMPTION of the said party of the first part or IBNT COMPANY, and to its successors and assigns, forever: PROVIDED, NEVERTHELESS, and these presents are made covenants and conditions; to-wit: und agrees: if the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premises are heirs, executors and administrators shall, forever warrant and defend the title to the said premises against all lawful
lear of all incombrances; and that it will, and its laims and demands.  SECOND. That said first party will pay	to said second party or order
VII. V result file.	DOLLARS,
annually, on the first day of	and and in accordance with with coupons attached, of even date herewith.
	and
FOOLTH. That said first party will at once a insurance companies approved by said second; a country for the payment of said debt, interest, and said country for the payment of said debt, interest, and said second party or assigns, and will so mainfusure said buildings, acting as agent for said first so collateral security to the party of the second payen payable to said second party or assigns to the a gent of said first party, to any subsequent pare interest processes of said first party. In any subsequent part or paid for faxes and assessments against said results and premises and expenses of perfecting and dums of money may have been so advanced and	all buildings, sences, and other improvements on said real estate in as good repair and condition as the same are in at this date, insure the buildings upon said premises against loss by fire, lightning and wind atorm in the amount of \$\frac{9}{2}\$ antry, for not less than a three-year term, and at once deliver all policies to said second party as collateral and additional did sums secured hereby, each policy having a subregation mortgage clause attached thereto with loss, if any, payable ain such insurance until said debt is paid, and if default is made therein, then said second party may so insure and reparty in every particular; that every insurance policy on said premises issued before said debt is paid shall be assigned at one assigns, as above provided; and, whether the same have been actually assigned on not, they shall, in case of loss, extent of their interest as mortgages in said premises; and that, said second party or assigns may assign said policies, as haser of said premises; and that, in the event of loss under such policy or policies, the second party shall have, and is collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured, mediately repay to the second party, its successors or assigns, all and every such sum and sums of money as it may have it estate, or upon said mortgage and for insurance and on account of liens, claim, adverse tiles and incumbrances effending title to said lands, with interest thereon at the rate of ten (10) per cent. per annum from the time said sum or paid, until the same are prepared, and the interest to account on, shall be a charge upon said premises, and of which said sum or sums of money, and the interest to account on, shall be a charge upon said premises, and of which said sum or sums of money, and the interest to account of the party and the said sum or the party agrees to pay the penalties and the legal rate of interest specified, and of which said sum or sums of money, and the interest to account of the one.
commit or permit waste upon said premises, or finerein secured may, at the option of the holder of his mortgage may thereupon be foreclosed for the percei shall, upon the filing of a petition for the barries of the possession, and receive and collect a raination or appraisement and exemption laws of away of the State of Oklahoma at the date of their properties.	ail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum of money the note hereby secured, and at its, his or her option only, and without notice, be declared due and payable at once, and whole of said money, interest and costs, together with the statutory damages in case of protest; and the legal holder foreclosure of this mortgage, he forthwith entitled to the immediate possession of the above-described premises, and may costs, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of the stay, the State of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged according to the execution.  This mortgage, and as often as any proceedings shall be taken to foreclose same, the first party will pay to the said plaintiff
h rensonable attorney's for of 5.  therege and lien upon the said premises and pay a  NINTH. That upon the institution of pre consession and control of the premises described in the amount so collected by such receiver to be ap	
The foregoing covenants and conditions be TENTH. In constraing this mortgage the jointly and severally. It is expressly stipulated that, upon default less of residence of mortgagors, or either of them, First party agrees to pay the fees for recorn WHYNESS WHENEOU The said part	sing kept and performed, this conveyance shall be void; otherwise of full force and virtue.  words "first party" wherever used shall be held to mean the persons named in the preamble as parties of the first part, herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situated, regard- and all objections to venue of such suit are hereby expressly waived.  ding the release of this mortgage.
SIGNED AND DELLYERED IN THE PR	EBENCH OF
المرابعة المرابعة المرابعة والمرابعة والمرابعة والمرابعة والمرابعة المرابعة والمرابعة والمرابعة والمرابعة والم ويهم المرابعة المرابعة والمرابعة والمرابعة والمرابعة والمرابعة والمرابعة والمرابعة والمرابعة والمرابعة والمرابع	(Seal)
State of Oklahoma,	
Before me,	a Notary Public, in and for said County and State, on this
personally appeared	ented the within and foregoing instrument, and acknowledged to me that executed the same et and deed for the uses and purposes therein set forth, and year last above written.  Notary Public.
State of Oklahoma,	
Before me,	a Notary Public, in and for said County and State, on this
to me known to be the identical personwho ex is	ecuted the within and foregoing instrument, and acknowledged to me that
State of Oklahoma, County of Tulsa, as	Notary Public.
Filed for record this	day of A. D. 191 at d'élock M.
	Deputy. (SEAL) Register of Deeds.