MORTGAGE RECORD

1

din serie

et arrest the derivation

OKLAHOMA FARM MORT	

RAML BODSWORTH BOOK CO., LEAVENWORTH, KAN,

No. 20769 (1. 20

o[County, and State of Okiahoma, par		um of
	영상 영화 같은 것은 것은 것이 같이 많이 했다.	그는 병기 입장을 가지 않는 것을 했다.	DOLT
County of	, by THE DEMING INVESTMENT COMPAN norigage unto the said THE DEMING INVEST in the State of Oklahoma, wi more particularly bounded and described as follo	ith all the improvements thereon and appurter lows, to-wit:	ances thereto belonging, together
and the second			
·····		······································	
متسخير بالأرب بيريد بالبشاير بالاستشمام		شيشيش والمستجر والمواد والمستشف شسوس	
ta a secondaria da companya da company A companya da co		· · · · · · · · · · · · · · · · · · ·	
			· · · · · · · · · · · · · · · · · · ·
of the Indian Meridian, containing in TO ILAVE AND TO IIOLD it usigns therein, to said TIDE DEMIN y said party of the first part upon it The said party of the first part FIRST. That it is lawfully se clear of all incumbrances; and that it saims and demands.	all	less, according to the government survey ther ights and claims of HOMESTEAD AND EXEMPTIC soors and assigns, forever; PROVIDED, NEVER at it has good right to sell and convey the same s shall, forever warrant and defend the title	eof, and warrant the title to the x of the said party of the first p rrithless, and these presents are as aforesaid; that the said promis to the said premises against all
SECOND. That said first par	ty will pay to said seedand party or order		
with interact therean from	10	until poid at the rate of ner d	sant per annum myshle
rtain promissory noteof the said THIRD. That said first party	first-party, with coupons attached, of even date will pay all taxes, charges or assessments levie	e herewith. d upon said real estate or any part thereof, wh	en the same shall become due and
	nud first- party, with coupons attached, of even date will pay all taxes, charges or assessments levies klahoma, including all taxes and assessments, of pon said mortgage, and the said first party shall at the said mortgage or the legal holder of this come due, to pay any taxes levied against said 1		
FIGURIN. That said first party FIRTH. That said first party d insurance companies approved by s	rty will keep all buildings, fences, and other improv will at once insure the buildings upon said pret will second party. for not less than a three-year	mises against loss by fire, lightning and wind st	orm in the amount of S
security for the payment of said debt, o said second party or assigns, and y osure said huildings, acting as agent	interest, and all sums secured hereby, each poli vill so maintain such insurance until spid debt is for said first party in every particular that ever	ley having a subrogation mortgage clause atta is paid, and if default is made therein, then sa ryinsurancepolicy on said premises issued bef	ched thereto with loss, if any, pa ld second party may so insure an ore said debt is paid shall be ass
is collateral security to the party of the payable to said second party or as went of said first party, to any substances to the said first party.	ie second part or assigns, as above provided; and igns to the extent of their interest as morigagee equent purchaser of said premises; and that in	d, whether the same have been actually assig in said premises; and that said second party the event of loss under such policy or polici	ned or not, they shall, in case of or assigns may assign said polici is, the second party shall have, r
iereby specifically given, full power t SIXTH. That the said first p to paid for taxes and assessments are	o settle and collect the same, and to apply the a arty will immediately repay to the second part- inst said real estate, or upon said mortuge and	amount so collected toward the payment of the y; its successors or assigns, all and every such a d for insurance and on account of liens, cla	he indebtedness hereby secured, um and sums of money as it may ims, adverse titles and incumbr
on said premises and expenses of performing of money may have been so action have been so action have on all sums expended for delig	eeting and defending title to said lands, with int lyanced and paid, until the same are repaid, e: iquent taxes, and all of which said sum or sum	terest thereon at the rate of ten (10) per cent. xcept that first party agrees to pay the penaltic is of money, and the interest to accrug thereon	per amoun from the time said at s and the legal rate of interest spit , shall be a charge upon said pre-
nd shall be secured by this mortgage SEVENTH. That if the make commit or permit waste upon sold pr	will at once insure the buildings upon said prot- will at once insure the buildings upon said prot- aid second party, for not less than a three-year interest, and all sums secured hereby, each pol- ill so maintain such insurance until said debt is for said first party in every particular; that over he second part or assigns, as above provided; and igns to the extent of their interest as mortgage quent purchaser of said premiser; and that, in o settle and collect the same, and to apply the o arty will immediately repay to the second party inst said real estate, or upon said mortgage and esting and defending title to said lands, with int lyaneed and paid, until the same are repaid, ex- iquent taxes, and all of which said sum or sum- rs of said note or notes, shall fuil to pay any of gamises, or fail to conform to or comply with an	said money, either principal or interest, when a said money or more of the covenants contained in i	due, or in case the said first party his mortgage, the whole sum of h
nerein scenred may, at the option of t his mortgage may thereupon be forec- nereof shall, upon the filing of a petiti	remises, or full to conform to or comply with an he holder of the note hereby secured, and as its losed for the whole of said money, interest and ion for the forcelosure of this mortgage, be forth and collect rents, issues and profits thereof. Fe tion have of the State of Okkhoma; and this me date of their execution.	, his or her option only, and without notice, be costs, together with the statutory damages in hwith entitled to the immediate possession of f	declared due and payable at once a case of protest; and the legal i the above described premises, and
t once take possession, and receive a aluation or appraisement and exemp aws of the State of Oklahoma at the	ind collect rents, issues and profits thereof. For tion laws of the State of Oklahoma; and this mo date of their execution.	or value received, the party of the first part ortgage and notes secured hereby shall be con	hereby waives all benefits of the struct and adjudged according t
EIGHTH. That in case of a for reasonable attorney's fee of S	reclosure of this mortgage, and as often as any j	proceedings shall be taken to foreclose same, the and payable upon the filing of petition for fore	i first party will pay to the said pla closure, and the same shall be a fu
NINTER, That upon the institution and control of the premises	therefor; fee to be due s and pay all legal costs of such action. ution of proceedings to forcelase this mortgage, described herein, and to collect the rents and pr er to be applied, under the directions of the con	, the plaintiff therein shall be catilled to have a rofits thereof, under the directions of the court,	receiver appointed by the court to without the proof required by sta
losure of this mortgage. The foregoing covenants and c TENTH. In construing this p	anditions being kept and performed, this conve ortgage the words "first party" wherever used	evance shall be void; otherwise of full force and shall be held to mean the persons named in th	l virtue. le preamble as parties of the first
	pon default herein, suit to forcelose this mortganer. the of them, and all objections to venue of such ses for recording the release of this mortgage. the said part, and the first part hahereauto		
First party agrees to pay the fe IN WITNESS WHEREOF, Th	es for recording the release of this mortgage. e said partof the first part hahereunte	setbund the day and :	year first above written.
SIGNED AND DELIVERED	TIN THE PRESENCE OF		
		······	
State of Oklahoma	County, so.		
ersonally appeared	a Notary Public, in and for	md	
o me known to be the identical pers s	onwho executed the within and foregoing last voluntary act and deed for the uses and purpose al the day and year last above written.	trument, and acknowledged to me that es therein set forth.	executed the
State of Oklahema,			Notary Pul
Before me,	Notary Public, in and fo	for said County and State, on this	
a me known to be the identical news	an who promined the within and foregoing inst	trimout and asknowledged to me that	executed the
Witness my hand and official so		the second se	
signation of the second second second second Witness my hand and official second My commission expires State of Oklahoma, County of			Notary Pub

\$

<u>n</u> 7

ii. 11

Je i

14