MORTGAGE RECORD

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CILLAHOMA FARM MORTGAGE

of	County, and State of Oklahoma, part of the first part, in consideration of the sum of	
	THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt wh gage unto the sold THE DEMING INVESTMENT COMPANY, its successors and assigns, the following p in the State of Oklahoma, with all the improvements thereon and appurtenances thereto l e particularly bounded and described as follows, to-wis:	ercof is hereby ne premises, situated
and the state of the		na na sana sa
en en la strande operation de la seconda de la seconda En la seconda de la seconda	a spara a spira a spira a spira a bha a bha a spira a spira a shear a shear a shear a shear a shear a shear a A shear a san a shear a	
of the Indian Meridian, containing in all TO HAVE AND TO HOLD the p assigns therein, to said THE DEMING 1	neres, more or less, according to the government survey thereof, and warran remises above described, together with all rights and claims of HOMESTEAD AND EXEMPTION of the said p NVESTAIENT COMPANY, and to its successors and assigns, forever: PROVIDED, NEVERTRUELES, and b lowing covernatus and conditions, to wit: remarks and agrees: . in tee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; it , and its heirs, executors and administrators shall, forever warrant and defend the title to the said pre-	it the title to the party of the first p these presents are
by said party of the first part upon the for The said party of the first part cov FHRST. That it is lawfully seized	slowing covenants and conditions, to-wit: enants and agrees: in fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; th	ant the said premi
clear of all incumbrances; and that it will claims and demands.	, and its heirs, executors and administrators shall, forever warrant and defend the title to the said pre rill pay to said second party or order	mises against all
	.19. , unfil paid at the rate of	
annually, on the first day of	and	n, intyrine
THIRD. That said first party wil able, under the laws of the State of Oklah assigns; and will pay all taxes levied upon	. party, with coupons attached, of even date herewith. I pay all taxes, charges or assessments, of every kind and character levied upon the interest therein ona, including all taxes and assessments, of every kind and character levied upon the interest therein said mortgage, and the said first party shall not be entitled to any offset against the sums hereby secured is add mortgages or the legal holder of this mortgage, in ease the said party of the first part shall fail, e due, to pay any taxes levied against said mortgage dremises, the mortgagee, its successors or assigns may	all become due an of the mortgagee I for taxes so paid
phy profi chech		
FIFTH. That said first party wil in insurance companies approved by said	in the part bindings, tendes into other importements on said that the cost of the sport of the interview of the i at once insure the buildings upon said premises ngainst loss by fire, lightning and wind storm in the and second party for not less than a three-year term, and at once deliver all policies to said second party as	unt of S collateral and add
security for the payment of said debt, int to said second party or assigus, and will a insure said buildings, acting as agent for a	crest, and all sums secured hereby, ench policy having a subrogation mortgage clause attached therefo w 30 maintain such insurance until said debt is paid, and if default is made therein, then said second parts said first party in every particular; that avery insurance policy on said premises issued before said debt i	ith loss, if any, p y may so insure a s paid shall be as
as collateral security to the party of the s be payable to said second party or assigns agent of said first party, to any subseque barbar for said first party, to any subseque	cond part or assigns, as above provided; and, whether the same have been actually assigned or hor, hit to the extend of their interest as mortgages in said premises; and that said second party or negigns may at purchaser of said premises; and that, in the event of lass under such policy or policies, the second the and distribution of the main the argument or collected to make the previous of the interference	y shall, in case of assign said polic party shall have,
so paid for taxes and excession of perfections	vill keep all buildings, fences, and other improvements on said real estate in as good repair rand condition as the I at once insure the buildings upon said premises against loss by fire, lighting and wind storm in the amo second party, for not less than a three-year term, and at once deliver all policies to said second party as crest, and all sums secured hereby, each policy having a subrogation mortange clause attached therefor yo maintain such insurance until said debt is paul, and if default is made therein, then said second party said first party in every particular; that every insurance policy on said premises issued before said debt is cond part or assigns, an above provided; and, whether they same there and therein, then said second party it to the extent of their interest as mortgagee in said premises; and that said second party or assigns on not, the it to the extent of their interest as mortgagee in said premises; and that said second party or assigns any and purchaser of said premises; and that, in the event of loss under such policy or policies, the second will the and collect the same, and to apply the amount so collected toward the payment of the indebtedness will immediately repay to the second party; its successors or assigns, all and every such sum and sums o each and paid, intil the same are repaid, exceeps that first party agrees to pay the paralities and the legal and taxes, and all of which said sum or sums of money, either particel to account of liens, claims, address et sea, or fail note or notes; shall fail to pay any of said money, either principal or interest, when due, or in ease of the condorm to or comply with any one or more of the ovenants contained in this more, deserved the and sum cot, ball of the ender been address, on the condorm to or comply with any one or more of the covenants contained in this more, deserved the a covenants contained in this more, and a fail money, and without notice, be declared due as	if money as it may itles and incumb on the time said a
sums of money may have been so advan by law on all sums expended for delinque and shall be secured by this mortgage.	ced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal at taxes, and all of which said sum or sums of money, and the interest to accue thereon, shall be a chr	rate of interest sp irge upon said pro
SEVENTH. That if the makers o commit or permit waste upon said premi herein sceured may, at the option of the 1 the mathematical dependence of the second	said note or notes, shall fail to pay any of said money, either principal or interest, when due, or in case ese, or fail to conform to or comply with any one or more of the covenants contained in this more; age, to lot or other by secured, and at its, his or her option only, and without notice, be declared due a decay the abade of said yranon; and or in a decay the abade of said yranon; and or in a decay to abade other with the attriate domestic in each of mode.	the said first part he whole sum of and payable at out
this mortgage may thereinpoin be foreclose here of shall, upon the filing of a petition at once take possession, and receive and volusion or appraisement and evenution	set, or find a contained of comply with any one or more in the containing an initial for space to colder of the mata hereby secured, and at its, his or her option any, and without notice, be declared due a d for the whole of said money, interest and costs, together with the statutory damages in case of prote- for the foreclosure of this mortgage, be for thwith entitled to the immediate possession of the above-deser collect rents, issues and profits thereof. For value received, the party of the first part hereby waives Jaws of the State of Oklahoma; and this mortgage and notes secured hereby shall be construct and adj to of their execution.	ibed premises, an all benefits of the
laws of the State of Oklahoma at the dat EIGHTH. That in case of a force) of their execution. losure of this mortgage, and as often as any proceedings shall be taken to forcelose same, the first party will	pay to the said p
a reasonable attorney's lee of 5 charge and lien upon the said premises an NIN'I'H. That upon the institution possession and control of the premises dos	In the pay all legal costs of such action. If you all legal costs of such action. If proceedings to forcelose this mortgage, the plaintiff therein shall be entitled to have a receiver appoin or proceedings to forcelose this mortgage, the plaintiff therein shall be entitled to have a receiver appoin or be applied, under the directions of the court, to the payment of any judgment rendered or amount for	ited by the court f
the amount so collected by such receiver t closure of this mortgage. The foregoing covenants and cond	The applied, under the directions of the court, to the payment of any judgment rendered or amount for itions being kept and performed, this conveyance shall be void; otherwise of full force and virtue.	und due upon th
TENTII. In construing this mort jointly and severally. It Lexpressly stipulated that, upon	o be applied, under the directions of the court, to the payment of any judgment rendered or amount for itions being kept and performed, this conveyance shall be void; otherwise of full force and virtue, gage the words "first party" wherever used shall be held to mean the persons named in the preamble as default herein, sult to forcelese this mortgage may be brought in any County where the real estate mortg of them, and all objections to vernue of such suit are hereby expressly waived. for recording the release of this mortgage. In part, and the first part hahereunto set	parties of the firs aged is situated, r
less of residence of mortgagors, or other First party agrees to pay the fees i IN WITNESS WHEREOF, The sc	if them, and all objections to venue of such suit are hereby expressly waived. for recording the release of this mortgage. and part	e written.
SIGNED AND DELIVERED IN	THE PRESENCE OF	•••••
State of Oklahoma,	County. es.	
personally appeared	a Notary Public, in and for said County and State, on this	میں مغرب ان اور ان میں ان ان ان
to me known to be the identical person as	who executed the within and foregoing instrument, and acknowledged to no that	executed the
State of Oklahoma,		Notary Pu
Before me,	n	19.
to me known to be the identical nervon	who avagined the within and forgening instrument and acknowledged to me that	avanuted the
Witness my hand and official seal t My commission expires	the day and year last above written.	Nat
State of Øklahoma, County of To	lan na	
Filed for record this		•••••

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