## MORTGAGE RECORD

## NAL DOBSWORTH BOOK ON, LEAVESWORTH, KAN. NO. 20169

n en and par philip in philipping and an		st part, in consideration of the sum of
		DOIT
	HE DEMING INVESTMENT COMPANY, of Oswego, e unto the said THE DEMING INVESTMENT COMP.	Knnsns, party of the second part, the receipt whereof is hereby ack ANY, its successors and assigns, the following premises, situated h revenents thereon and appurtenances thereto belonging, together
nts, issues and profits thereof, and more p	trticularly bounded and described as follows, to-wit:	
and a second		
		ta ang na na ang ikang banang na na nang nang na
the Indian Meridian, containing in all TO HAVE AND TO HOLD the pren signs therein, to said THE DEMING INV solid parties of the first part mone the follo	acres, more or less, according ises above described, together with all rights and chain ESTAILENT COMPANY, and to its successors and assig where externals and conditions. Lowit:	to the government survey thereof, and warrant the title to the ns of HOMESTEAD AND EXEMPTION of the said party of the first p. gas, forever: PROVIDED, NEVERTHELESS, and these presents are right to sell and convey the same as aforesaid; that the said premise warrant and defend the title to the said premises against all I
mus and demands.		
	pay to said second party or order	
th interact therean from	10 multi noted at 61	he wate of the second new second like
mually, on the first day of	nnd rty, with coupons attached, of even date herewith.	In each year, and in accordance with al estate or any part thereof, when the same shall become due and al character levied upon the interest therein of the mortgagee d to any offset against the sums hereby secured for taxes so paid case the said party of the first part shall fail, for the term and mises, the mortgagee, its successors or assigns may, at its or their o
THIRD. That said first party will p le, under the laws of the State of Oklahom signs: and will pay all taxes levied upon sa	.y all taxes, charges or assessments levied upon said real, including all taxes and assessments, of every kind and d mortage, and the said first party shall not be entitle	al estate or any part thereof, when the same shall become due au and character levied upon the interest therein of the mortgagee d to any offset against the sums hereby secured for taxes so baid
PROVIDED, HOWEVER, That the s thirty days after the same shall become d	aid mortgagee or the legal holder of this mortgage, in a ic, to pay any taxes levied against said mortgaged prer	case the said party of the first part shall fail, for the term and p mises, the mortgagee, its successors or assigns may, at its or their o
ECURPTUI What sold fast management	Inou all multilian Prairies and achine tomorrow out a sure out	wat exters to an another with see distances the name water of the
FIFTH. That said first party will at insurance companies approved by said sec curity for the payment of said debt, interes	once insure the buildings upon said premises against lo md party, for not less than a three-year term, and at o t, and all sums secured hereby, each policy having a s	Text estates in is good repair and conductures the same are inter that ass by fire, lightning and wind storm in the amount of S more deliver all policies to said second party as collateral and addi abrogation mortgage clause attached thereto with loss, if any, po- default is made therein, then said second party may so insure a liey on said premises issued before said debt is paid shall be ass same have been actually assigned or not, they shall, in case of sees; and that said second party or assigns may assign said polici loss under such policy or policies, the second party shall have, z leeted foward the payment of the indebtedness hereby secured. so ar assigns, all and every such sum and sums of money as it may a and on account of liens, claims, adverse titles and incumbr at the rate of ten (10) per cent. per annum from the time said as party agrees to pay the penalties and the legal rate of interest sp d the interest to accrue thereon, shall be a charge upon said per
said second party or assigns, and will so a sure said buildings, acting as agont for said	mintain such insurance until said debt is paid, and if a first party in every particular; that every insurance pol	default is made therein, then said second party may so insure an licy on said premises issued before said debt is paid shall be as
payable to said second party of the second party of the second party or assigns to ent of said first party, to any subsequent	Id part or assigns, as above provided; and, whether the the extent of their interest as mortgagee in said premis purchaser of said premises; and that, in the event of l	s same have been actually assigned or not, they shall, in case of ses; and that said second party or assigns may assign said polici loss under such policy or policies, the second party shall have, s
reby specifically given, full power to settle SIXTH. That the said first party w	and collect the same, and to apply the amount so coll I immediately repay to the second party, its successor	lected toward the payment of the indebtedness hereby secured. s or assigns, all and every such sum and sums of money as it may
paid for taxes and assessments against sa said premises and expenses of perfecting r ms of money may have been so advanced	d real estate, or upon said mortgage and for insurance and defending title to said lands, with interest thereon a and paid, until the same are remaid, except that first	e and on neceount of hens, claims, adverse titles and inclimbr at the rate of ten (10) per cent, per annum from the time said su narty arcres to use the nenatives and the leval rate of inferrst su
law on all sums expended for delinquent. d shall be secured by this mortgage.	taxes, and all of which said sum or sums of money, an	d the interest to accrue thereon, shall be a charge upon said pre- ther principal or interest, when due, or in case the said first party
mmit or permit waste upon said premises, rein secured may, at the option of the hold	or fail to conform to or comply with any one or more er of the note hereby secured, and at its, his or her only	ther principal or interest, when due, or in case the said inst party 2 of the covenants contained in this mortgage, the whole sum of n ion only, and without notice, be declared due and payable at once
is mortgage may thereupon be foreclosed freefshall, upon the filing of a petition for	r the whole of said money, interest and costs, together the foredosure of this mortgage, be forthwith entitled	r with the statutory damages in case of protest; and the legal I to the immediate possession of the above described premises, and
luction or appraisement and exemption lay vs of the State of Oklahoma at the date of	a of the State of Oklahoma; and this mortgage and no their execution.	and the covenants contained in this morigage, the whole sum of i ion only, and without notice, be declared due and payable at one r with the statutory damages in case of protext; and the legal 1 to the immediate possession of the above described premises, and ed, the party of the first part hereby waives all benefits of the secured hereby shall be construied and adjudged according i all be taken to foreclose same, the first party will pay to the said pla
EIGHTH. That in case of a foreclosu reasonable attorney's fee of S	re of this mortgage, and as often as any proceedings she therefor: fee to be due and pavable u	all be taken to forcelose same, the first party will pay to the said pla non the filing of petition for forcelosure, and the same shall be a fi
arge and lien upon the said premises and r NINTH. That upon the institution of	ay all legal costs of such action. I proceedings to foreclose this mortgage, the plaintiff th	pon the filing of petition for foreclosure, and the same shall be a fur- erein shall be entitled to have a receiver appointed by the court to nder the directions of the court, without the proof required by sta- ment of any judgment rendered or amount found due upon the
The foregoing covenants and conditio TENTH. In construing this mortgag		void; otherwise of full force and virtue. o mean the persons named in the preamble as parties of the first
It is expressly stipulated that, upon de s of residence of mortgagors, or either of t	hult herein, suit to foreclose this mortgage may be bron near, and all objections to venue of such suit are hereb	nght in any County where the real estate mortgaged is situated, re y expressly waived. 
First party agrees to pay the fees for IN WITNESS WHEREOF, The said	ecording the release of this mortgage. mrtof the first part hahereunto set	
SIGNED AND DELIVERED IN TH	1 Presence of	
an a		
inine es deninenterinenterinen initiation den de	and the second s	and State, on this
i se i substanti i se substanti si se se si substanti substanti substanti substanti substanti substanti substa	and a set of the second se	
ine known to be the identical personwh	a executed the within and foregoing instrument, and a ry act and deed for the uses and purposes therein set for	eknowledged to me that
Witness my hand and official scal the	lay and year last above written.	eknowledged to me that executed the orth. Notary Pub
	County, ss.	Notary Pub
tate of Oklahoma.		nnd State, on this
rsonally appeared		
me known to be the identical personwh	> executed the within and foregoing instrument, and a ry act and deed for the uses and purposes therein set fo	eknowledged to me that executed the orthNotary Public
With Commission Report and Attained and the	lay and year last above written.	~ 그 방법들고 말했다. 한 것 같은 것 같은 것이 없다.
vitness my hand and oncial seal the		

74 S. 77.

120

545 A