MORTGAGE RECORD

Know All Men by These Prese	uts, That on this	day of	
		, partof the first part, in consideration o	
County of	THE DEMING INVESTMENT COM gage unto the said THE DEMING INV in the State of Oklahom a particularly bounded and described a	PANY, of Oswego, Kansas, party of the secon ESTAIGNT COMPANY, its successors and as a, with all the improvements thereon and ap a follows, to-wit:	d part, the receipt whereof is hereby acknow ssigns, the following premises, situated in the purtenances thereto belonging, together with
of the Indian Meridian, containing in all		e or less, according to the government surve	y thereof, and warrant the title to the sam
TO HAVE AND TO HOLD the p ssigns therein, to said THE DEMING I by said party of the first part upon the fa The said party of the first part co FIRST. That it is lawfully scized clear of all incumbrances; and that it will daims and demands.	runises above described, together with NVESTMENT COMPANY, and to its: sillowing covenants and conditions, to-we renants and agrees: in fee of the premises hereby conveyed, and its heirs, executors and administra-	e or less, according to the government survey all rights and claims of Homestead and Ex- successors and assigns, forever: Provided, 2 it: d; that it has good right to sell and convey the ators shall, forever warrant and defend the	EMIFTON of the said party of the first part of NEVERTHELESS, and these presents are made a same as aforesaid; that the said premises at title to the said premises against all lawforms.
SECOND. That said first party i	viii pay to said second party or order.		DOLLAR
the first of the contract of t	10	stratil regard at the mater of	non-conf non-country marchic
		in each year, and a data herewith. levied upon said real estato or any part there is, of every kind and character levied upon shall not be entitled to any offset against the table mortgage, in case the said party of the said mortgaged premises, the mortgagee, its supprovements on said real estate in as good repair	
a FIFTH. That said first party wil a insurance companies approved by said entity for the payment of said debt, into a said second party or assigns, and will a sure said buildings, acting as agent for a collateral security to the party of the se payable to said second party or assigns gent of said first party, to any subseque creby specifically given, full power to se SIXTH. That the said first party or paid for taxes and assessments against a said premises and expenses of perfections of the party of the said premises and expenses of perfections.	I at once insure the buildings upon sais seemd party, for not less than a three-crest, and all sums secured hereby, enciso maintain such insurance until said disald first party in every particular; that cound purt or assigns, as above provides to the extent of their interest as mort, out purchaser of said premises; and the ttle and collect the same, and to apply will immediately repay to the second grand category or and the said real estate, or upon said mortgag and and defending title to said lands, will seed and maid until the same are recorded.	provements on said real estate in as good repail 1 premises against loss by fire, lightning and weyear term, and at once deliver all policies to he policy having a subrogation mortgage clausebt is paid, and if default is made therein, it tovery insurance policy on said premises issued; and, whether the same have been actually gage in said premises; and that said second it, in the event of loss under such policy or the amount so collected toward the paymen party, its successors or assigns, all and every ge and for insurance and on account of lief th interest thereon at the rate of ten (10) per all, except that first party agrees to pay the p sums of money, and the interest to accuse thy	vind storm in the amount of S. said second party as collateral and addition so attached thereto with loss, if any, payah hen said second party may so insure and r rassigned or not, they shall, in case of los party or assigns may assign said policies, policies, the second party shall have, and at of the indebtedness hereby secured. such sum and sums of money as it may have, claims, adverse titles and incumbrance reent, per annum from the time said sum caudies and the level rate of interests specific
ommit or permit waste upon said premi recin scenred, may, at the option of the i his mortgage may thereupon be forcelose ereof shall, upon the filing of a petition t once take possession, and receive and aluation or appraisement and exemption was of the State of Oklahoma at the date EIGHTM. That in case of a force	ses, or fail to conform to or comply we holder of the note hereby secured, and a d for the whole of said money, interest for the forcelosure of this mortgage, be collect rents, issues and profits thereod laws of the State of Oklahoma; and it of their execution, losure of this mortrage, and as often as	ith any one or more of the covenants contain at its, his or her option only, and without not and costs, together with the statutory dam forthwith entitled to the inneclinte possessis f. For yndue received, the party of the first his mortgage and notes secured hereby shall any proceedings shall be taken to foreclose say	ed in this mortgage, the whole sum of mon one, be declared due and payable at once, ar ages in case of protest; and the legal hold on of the above-described premises, and an part hereby waives all benefits of the sta- be construed and adjudged according to t ma, the first party will pay to the said plaint
reasonable attorney's fee of \$	therefor; fee to be d pay all legal costs of such action. so of proceedings to foreclose this mort cribed herein, and to collect the ronts a o be applied, under the directions of t	s due and payable upon the filing of petition for gage, the plaintiff therein stiall be entitled to be not profits thereof, under the directions of the he court, to the payment of any judgment re	or foreclosure, and the same shall be a furth have a receiver appointed by the court to tal court, without the proof required by statut indered or amount found due upon the for
The foregoing covenants and cond	itions being kept and performed, this gage the words "first purity" wherever default herein, suit to forcelose this mot them, and all objections to venue of or recording the release of this mot table to the first part has been applied out to the first part has been applied to the first part and the first part has been applied to the first part and the first part	conveyance shall be vold; otherwise of full for used shall be held to mean the persons named outgage may be brought in any County where I such suit are hereby expressly waived. go. hand the day	ree and virtue. d in the preamble as parties of the first parties real estate mortgaged is situated, regar
		강하다 아름다고 하는 눈이 가득한 어떻네?	
			(Sea
State of Oklahoma.			(Sea)
Before me,	Notary Public, In an	nd for said County and State, on this and	day of 19
State of Gklahoma,	County, ss.	성물로 토르지 않는 사람들 없었다	
Before me, personally appeared		and for said County and State, on this and	ar i kan til til skille film til fler skille sk Hellet skille sa særkjagsfrægstarker skjær skjær skille skille skille skille skille skille skille skille skill
My commission expires			Notary Public.
State of Oklahomu. County of Tu	los, so.	A. D. 101	
A Section 2.	does of	A. D. 191 at.	o'clock.