## MORTGAGE RECORD

County, a	and State of Oklahoma, partof the first part, in consideration of	the sum of
in hand paid, by THE DEMING iged, have mortgaged and hereby mortgage unto the sal unity ofin ints, issues and profits thereof, and more particularly bo	INVESTMENT COMPANY, of Oswego, Kansas, party of the second THE DEMING INVESTMENT COMPANY, its successors and as the State of Okiahoma, with all the improvements thereon and apunded and described as follows, to-wit:	DOLLA
	acres, more or less, according to the government survey	
	acres, more or less, according to the government survey secribed, together with all rights and claims of Homespean and Ext OMPANY, and to list successors and assigns, forever: PROVIDED, I ts and conditions, to-wit: es; consists hereby conveyed; that it has good right to sell and convey the xecutors and administrators shall, forever warrant and defend the econd party or order	
1) Submed (Konon France)	10 nutll noted at the rists of	DOLLA
nually, on the first day of tain promissory noteof the said first party, with cou THIRD. That said first party will pay all taxes, le, under the laws of the State of Okhahoma, including a signs; and will pay all taxes levied upon said mortgage, i PROVIDED, HOWEVER, That the said mortgage thirty days after the same shall become due, to pay any such taxes.	nud in each year, and pons attached, of even date herewith tharges or assessments levied upon said real estate or any part there all taxes and assessments, of every kind and character levied upon and the said first party shall not be entitled to any offset against the e or the legal holder of this mortgage, in ease the said party of the y taxes levied against said mortgaged premises, the mortgage, its su	in accordance with.  of, when the same shall become due and particular interest therein of the mortgage of sums hereby secured for taxes so paid, first part shall fail, for the term and peccessors or assigns may, at its or their optice.
FIFTH. That said first party will at once insure insurance companies approved by said second party, fo urity for the payment of said debt, interest, and all sur said second party or assigns, and will so maintain such ure said buildings, acting as agont for said first party is collateral security to the party of the second part or ass payable to said second party, or assigns to the extent of eat of said first party, to any subsequent purchaser of eby specifically given, full power to settle and collect to SIXTH. That the said first party will immediated paid for taxes and assessments against said real estate, said premises and expenses of perfecting and defending as of money may have been so advanced and paid, ulay on all sums expended for delinquent taxes, and all	the buildings upon said premises against loss by fire, lightning and we not less than a three-year term, and at once deliver all policies to an secured hereby, each policy having a subrogation mortgage claus a insurance until said debt is paid, and if default is made therein, it may be not provided; that every insurance policy on said premises issue ages, as above provided; and, whether the same have been actually their interest as mortgage in said premises; and that said second said premises; and that, in the event of loss under such policy or the same, and to apply the amount so collected toward the paymen y repay to the second party, its successors or assigns; all and every or upon said mortgage and for insurance and on account of lieu title to said lands, with interest thereon at the rate of ten (10) per null the same are repaid, except that first party agrees to pay the pet of which said sum or sums of monoy, and the interest to accrue the	ind storm in the amount of \$\mathbb{S}\$.  said second party as collateral and addition attached thereto with loss, if any, pay hen said second party may so insure any defore said debt is paid shall be assigned or not, they shall, in case of party or assigns may assign said policies, the second party shall have, and tof the indebtedness hereby secured, such sum and sums of money as it may be, claims, adverse titles and incumbracent, per annum from the lime said sure malties and the legal rate of interest specereon, shall be a charge upon said premeres.
nmit or permit waste tipon said premises, or fail to co cin secured may, at the option of the holder of the not s mortgage may thereupon be forcelosed for the whole of shall, upon the filing of a potition for the forcelosu once take possession, and receive and collect rents, iss untion or appraisament and exemption laws of the Stat so of the State of Oklahoma at the date of their execution	nform to or comply with any one or more of the covenants contains e hereby secured, and at its, his or her option only, and without not of said money, interest and costs, together with the statutory dam, re of this mortgage, be forthwith entitled to the immediate possessi- ues and profits thereof. For value received, the party of the first at of Oklahoma; and this mortgage and notes secured hereby shall J ion.	at in this mortgage, the whole sum of me ee, be deelnred due and payable at once, ages in case of protest; and the legal ho no of the above-described premises, and part hereby waives all benefits of the s be construed and adjudged according to
casonable attorney's fee of S.  ryc and lien upon the said premises and pay all legal c NINTH. That upon the institution of proceedings session and control of the premises described herein, an amount so collected by such ecocyte to be applied, un- sure of this mortgage.  The foregoing covenants and conditions being kep TEXTH. In construing this mortgage the words ' ulty and soverally.  It is expressly stipulated that, upon default berein, so it esidence of motigagors, or either of them, and all First party agrees to pay the fees for recording the	therefor; fee to be due and payable upon the filing of petition foosts of such action.  to foreclose this mortgage, the plaintiff therein shall be entitled to he do collect the rents and profits thereof, under the directions of the test the directions of the court, to the payment of any judgment ret and performed, this conveyance shall be void; otherwise of full for 'first party'' wherever used shall be held to mean the persons names suit to foreclose this mortgage may be brought in any County where objections to venue of such suit are hereby expressly waived.	or forcelosure, and the same shall be a fur- are a receiver appointed by the court to ourt, without the proof required by stat- idered or amount found due upon the i- ec and virtue.  In the preamble as parties of the first p- the real estate mortgaged is situated, reg
	o hist part hahereunto set	
late of Oklahoma,	County, as.	(Sı
Before me,	a Notary Public, in and for said County and State, on this	day of
ate of Oklahoma,		
socially appeared	a Notary Public, in and for said County and State, on this	executive the s
Witness my hand and official seal the day and year	[19] [10] [11] [11] [12] [12] [13] [14] [15] [15] [15] [15] [15] [15] [15] [15	