MORTGAGE RECORD

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THE REPORT

NEW FILTH Annuals

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21 2	OKLAHOMA	FARM MORT	GAGE	
Know All Men by T	Per Presents, That on this 5/	the day of the	eachert	
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이 사람이 있는 것 같아. 가지 않는 것 같아.	c but County, and State of Oklah	arto hugh & HElor	/ 1	001
	hand paid, by THE DEMING INVESTMENT (hereby mortgage unto the said THE DEMING 			
Lety the	court for and I	out chalf of h	withen al grea	terg
quarter of	Conthrast quan	torand lasty	of of exitine	est gra
Guarte Voj	art quarterfand	ter of rection	that five (3	taltet. 5):!
(5) if (t) alg	k tunity out (21) no. 4 1 (2) and wind (9) ye so settica et quarter	the days ty cle	to anter of a	
Quarterial	, so when at quarter	of eleteen tu Deart.	- t (2) i er i the core	uş ta
	Senten in familiariariariariariariariariariariariariari		an a	and and a second se Second second s
of the Indian Meridian, con TO HAVE AND TO	taining in all 2/16,4/1 acres,	more or less, according to the gov with all rights and claims of HOME	ernment survey thereof, and warrant, strand and EXEMPTION of the sold un	the title to the
assigns therein, to said "III. by said party of the first part The said party of the FIRST That is to be	taining in all D /C, M /A acres, HOLD the premises above described, together b DEMING INVESTMENT COMPANY, and to r upon the following covenants and conditions, first part cavenants and agrees: wfully seized in feo of the premises hereby com- and that it will, and its heirs, executors and admi-	its successors and assigns, forever to-wit: yeved: that it has mood right to sail	PROVIDED, NEVERTHELESS, and the	ese presents are
	I first party will pay to said second party or orx			isca against all
with interest Thereon Tram	A country in the. 1	1	ber cent- ner sinnin.	pavable
annually, on the first day of certain promissory noteof THIRD. That said	the shill first party, with coupons attached, of first party will pay all taxes, charges or ascessin tate of Oktahoma, including all taxes and ascess is lavied upon said mortgage, and the said first p VER, That the said mortgage or the legal held e shall become due, to pay any taxes levied uga	CL St. Child 2. in o even date herewith, ents levied upon said real estate or	uch year, and in accordance with any part thereof, when the same shall	l become due an
able, under the laws of the S assigns; and will pay all taxe PROVIDED, HOWE of thirty days after the sam	itale of Oklahoma, including all taxes and assess as levied upon said mortgage, and the said first r YER. That the said mortgagee or the legal held a shall become due, to pay any taxes levied uga	ments, of every kind and character arty shall not be entitled to any of cr of this mortgage, in case the sai inst said mortgaged premises, the n	r levied upon the interest therein of set against the sums hereby secured f d party of the first part shall fail, fo tortgagee, its successors or assigns may	or taxes so paid or the term and of at its or their of
FOURTH. That said	d first party will keep all buildings, fences, and oth	er improvements on said real estate	in as good repair and condition as thes	ameareinat thi
in insurance companies appr security for the payment of to said second party or assig insure said buildings, acting	irst party will at once insure the buildings upon oven by said second party, for not less than a t said debt, interest, and all sums secured hereby, ras, and will so maintain such insurance until s as agent for said first party in every particular, parts of the succed ward on sector particular.	hree-year term, and at once deliver each policy having a subrogation yid dobt is paid, and if default is n ; that every insurance policy on said	all policies to said second party as co- mortgage clause attached thereto with unde therein, then said second party : premises issued before said debt is	llateral and add h loss, if any, p may so insure a paid shall be as
as collateral security to the p be payable to said second pa agent of said first party, to berehy specifically, given, fu	party of the second part or assigns, as above pro- rity or assigns to the extent of their interest as n any subsequent purchaser of said premises; and by nower (a settle and collect the some, and to a	vided; and, whether the same have aorigneee in said premises; and the 1 that, in the event of loss under s nut the amount so collected towa	t been notually assigned or not, they it said second party or assigns may t such policy or policies, the second pa red the payment of the indebtedness [shall, in case o assign said polic rty shall have, hereby secured.
"SIXTH. That the sa so paid for taxes and assess on said premises and expens	as ngoin the second part or nasigns, as above pro- rity of the second part or nasigns, as above pro- rity or rassigns to the extent of their interest as n- any subsequent purchaser of snid premises; and il forst party will immediately repay to the sec- ments against said real estate, or upon snid mo- eon so advanced and paid, until the same are d for delinquent taxes, and all of which said san proteore.	and party, its successors or assigns stgage and for insurance and on a s, with interest thereou at the rate renaid. excent that first party are	, all and every such sum and sums of (count of licus, claims, adverse till of ten (10) per cent. per annum from es to nav the wenalties and the local re	money as it may es and incumb the time said s ite of interest su
by law on all sums expended and shall be secured by this SEVENTH. That if	the solution of the second of the solution of	n or sums of money, and the inter ay any of said money, either princip	st to accrue thereon, shall be a charg	ge upon said pre te said first part
herein scoured may, at the o this mortgage may thereupo hereof shall, upon the filing	d for delinquent taxes, and all of which said sumortgage, the makers of said note or notes, shall fail to pe an said premises, or fail to conform to or comp pilon of the bolder of the note hereby secured, a a be foreclosed for the whole of said money, int of a petition for the foreclosure of this mortgag I receive and collect rents, issues and profits in an at the date of the state of Oklahoma; an an at the date of their execution.	and at its, his or her option only, at erest and costs, together with the e, be forthwith entitled to the imm	a without notice, be declared due and statutory damages in caso of protest ediate possession of the above-describ	i payable at one ; and the legal red premises, and
TATI TI T	the of a forecroatile of this more and the me are	in the title blacken go annue no anneu	en terepete butter? tue ferre but -7 tur. I.	and the stream of the
a reasonable attorney's fee c charge and lien upon the sai NINTU. That upon	of S	o be due and payable upon the filin in mortgage, the plaintiff therein shall	ig of petition for forcelosure, and the s be sufficient to have a receiver appointe	ame shall be a f xl by the court t
	premises described herein, and to contect the re- uch receiver to be applied, under the directions nts and conditions being kept and performed, ing this mortgage the words "first party" where			
	ing this mortgage the words "first party" when ed that, upon default herein, suit to forcelose th rs, or either of them, and all objections to year pay the fees for recording the release of this mo tEOF, The said part			
	pay the fees for recording the release of this me REOF, The said part			
J. 11/4	au.		Billow	
State of Oklahoma.	Spef unty,	18.		
Before me,	tical person who executed the within and love free and voluntary net and deed for the uses an official seal the day and year last above written	in and for said County and State,	on this day of dece	erict 14. 19. T
to me known to be the iden ns Witness my hand and	tical personwho executed the within and fore free and voluntary act and deed for the uses an official seal the day and year last above written	going Instrument, and acknowledge ad purposes therein set forth.	st to me that F.C.	executed the
My commission expires	A.C. 15, 1914	Scraft UC	a s organ	Notary Pul
Before me	a Notary Public,	, in and for said County and State	çon this	. 19
to me known to be the iden	tical personwho executed the within and fora free and voluntary act and deed for the uses ar I official seal the day and year last above writter	going instrument, and acknowledg		
				Notary Pul
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