## MORTGAGE RECORD

	County and State of Oklahoma, part of th	y of
county of	in the State of Oklahoma, with all the particularly bounded and described as follows, to-wi	DOLLAR.  cgo, Kansas, party of the second part, the receipt whereof is bereby acknow MPANY, its successors and assigns, the following premises, situated in the improvements thereon and appurtenances thereto belonging, together with
		ding to the government survey thereof, and warrant the title to the sam
ssigns therein, to said THE DEMING IN y said party of the first part upon the foil The said party of the first part cove FIRST. That it is lawfully seized ear of all incumbrances; and that it will, aims and demands.  SECOND The coid first party we	VESTMENT COMPANY, and to its successors and owing covenants and conditions, to-wit: nants and agrees: in fee of the premises hereby conveyed; that it has grand its heirs, executors and administrators shall, for the premise of the premises hereby conveyed; that it has grand its heirs, executors and administrators shall, for	ding to the government survey thereof, and warrant the title to the sam claims of Homestead and Exemption of the said party of the first part assigns, forever: Provided, Nevertheless, and these presents are made of the sell and convey the same as aforesaid; that the said premises agree warrant and defend the title to the said premises against all lawf
and and the same are an experience of the annual		DOLLAR
mually, on the first day of the said first the promissory note. of the said first "HIRD. That said first party will ble, under the laws of the State of Oklaho signs; and will pay all taxes levied upon PROVIDED, HOVEVER, That the thirty days after the same shall become ny such taxes.	party, with coupons attached, of even date herewith pay all taxes, charges or assessments levied upon sain including all taxes and assessments, of every kind mortgage, and the said first party shall not be eraid mortgage or the legal holder of this mortgage due, to pay any taxes levied against said mortgaged.	at the rate of
FIFTH. That said first party will insurance companies approved by said security for the payment of said debt, into said second party or assigns, and will as use said second party or assigns, and will as good second party of the second party of the second party of assigns gent of said first party, to any subseque replay specifically given, full power to set SIXTH. That the said first party paid for taxes and assessments against a said premises and expenses of perfecting ins of money may have been so advance law on all sums expended for delinques.	at once insure the buildings upon said premises again seend party, for not less than a three-year term, and set, and all sums secured hereby, each policy having maintain such insurance until said debt is paid, and id first party in every particular; that every insurance on the second part or assigns, as above provided; and, whether on the extent of their interest as mortgaged in said put purchaser of said premises; and that, in the event les and collect the same, and to apply the amount so will immediately repay to the second party, its successful real estate, or upon said mortgage and for insurand defending title to said lands, with interest thered and paid, until the same are repaid, except that taxes, and all of which said stan or sums of mone.	said real estate in as good repair and condition as the same are in at this dates by fire, lightning and wind storm in the amount of S. at once deliver all policies to said second party as collateral and addition a subrogation mortgage clause attached thereto with loss, if any, payal if idefault is made therein, then said second party may so insure and be policy on said premises issued before said debt is paid shall be assigned the same have been actually assigned or not, they shall, in case of lot emises; and that said second party or assigns may assign said policies, of loss under such policy or policies, the second party shall have, and collected toward the payment of the indebtedness hereby secured, essors or assigns, all and every such sum and sum of money as it may harrance and on account of liens, claims, adverse titles and incumbrance on at the rate of ten (10) per cent. per annum from the time said sum first party agrees to pay the penalties and the legal rate of interest specific, and the interest to accuse thereon, shall be a charge upon said premisty, either principal or interest, when due, or in case the said liest party shall serve the said in the party shall be a charge upon said premisty, either principal or interest, when due, or in case the said liest party shall per principal or interest, when due, or in case the said liest party shall per party shall be a charge upon said premisty.
mint of permit waste upon said premis- rein secured may, at the option of the his s nortgage may thereupon be foreclose- ered shall, upon the filling of a petition fonce take possession, and receive and c luation or appraisement and exemption is of the State of Oktahoma at the date	s, or that to control to or comply with any one or ider of the note hereby secured; and at its, his or her for the whole of said money, interest and costs, tog or the foreelosure of this mortgage, be forthwith enti- ollect routs, issues and profits thereof. For value raws of the State of Oklahoma; and this mortgage and of their execution.	more of the covenants contained in this inortigace, the whole wan of mon- option only, and without notice, be declared due and payable at once, a chier with the statutory damages in case of protest; and the legal hold teld to the immediate possession of the above-described premises, and in secived, the party of the first part hereby waives all benefits of the sta d notes secured hereby shall be construed and adjudged according to t
reasonable attorney's fee of \$\) arge and lien upon the said premises and NINTH. That upon the institution session and control of the premises desc amount so collected by such receiver to sure of this mortgage.  The foregoing covenants and condi-	therefor, fee to be due and payal pay all legal costs of such action.  of proceedings to forcelose this mortgage, the plain bled herein, and to collect the rents and profits there be applied, under the directions of the court, to the long kept and performed, this conveyance she	is shall be taken to forcelose, same, the first party will pay to the said plaint ole upon the filing of petition for forcelosure, and the same shall be a furth tiff therein shall be entitled to have a receiver appointed by the court to tae, under the directions of the court, without the proof required by statu payment of any judgment rendered or amount found due upon the foul be void; otherwise of full force and virtue.  If the wild otherwise of full force and virtue.  If the present and the persons named in the preamble as parties of the first pay a brought in any County where the real estate mortgaged is situated, regardereby expressly waived.
First party agrees to pay the fees for IN WITNESS WHEREOF, The sai	HE PRESENCE OF	(Sea
		to the state of th
Before me,	a Notary Public, in and for said Cou	(SEA (SEA inty and State, on this day of 19
rsonally appeared	na	and acknowledged to me thatexecuted the sat set forth.
tate of Oklahoma,	County, ps.	
ersonally appeared	and the within and dependent instrument.	nunty and State, on this
ly commission expires		Notary Public,