MORTGAGE RECORD

OKLAHOMA FARM MORTGAGE		
	and the first of the second	
		art, in consideration of the sum of
Diagram of the control of the contro	. Sourcy, and Beach of Charleying pare sits that	DOLLARS, uses, party of the second part, the receipt whereof is hereby acknowled, its successors and assigns, the following premises, situated in the
County of rents, issues and profits thereof, and more par	in the State of Oklahoma, with all the improve ticularly bounded and described as follows, to-wit:	ments thereon and appurtenances thereto belonging, together with
of the Indian Meridian, containing in all TO HAVE AND TO HOLD the preni assigns therein, to said THE DEMING INVE by said party of the first part upon the follow The said party of the first part coyeans FIRST. That it is lawfully seized in felera of all incumbrances; and that it will, and	see above described, together with all rights and claims of STMENT COMPANY, and to its successors and assigns, ing covenants and conditions, to-wit: tas and agrees: see of the premises hereby conveyed; that it has good right its heirs, executors and administrators shall, forever we	the government survey thereof, and warrant the title to the same. However, and lexemption of the said party of the first part or forever: Provided, Nevertheless, and these presents are made to sell and convey the same as aforesaid; that the said premises are trant and defend the title to the said premises against all lawful
SECOND. That said first party will p	ony to said second party or order	
with interest thereon from		DOLLARS, ate ofper cent. per annum, payable
annually, on the first day of	and.	in each year, and in accordance with
THIRD. That said first party will pay able, under the laws of the State of Oklahoma assigns; and will pay all taxes levied upon said PROVIDED, HOWEVER, That the sa of thirty days after the same shall become du-	y all taxes, charges or assessments levied upon said real es i holuding all taxes and assessments, of every kind and c i mortgage, and the said first party shall not be entitled to all mortgage or the legal holder of this mortgage, in case e, to pay any taxes levied against said mortgaged premise	in each year, and in accordance with tate or any part thereof, when the same shall become due and pay- haracter levied upon the interest therein of the mortgagee or its any offset against the sums hereby secured for taxes so paid. the said party of the first part shall fail, for the term and period s, the mortgagee, its successors or assigns may, at its or their option,
in insurance companies approved by said seco security for the payment of said debt, interest to said second party or assigns, and will so in insure said buildings, acting as agent for said as collateral security to the party of the secon	nd party, for not less than a three-year term, and at once, and all sums secured hereby, each policy having a subre antain such insurance until said debt is paid, and if deta first party in every particular; that every insurance policy of part or assigns, as above provided; and, whether the sai	deliver all policies to said second party as collateral and additional gention moriging clause attached thereto with loss, if any, payable all is made therein, then said second party may so insure and reon said premises issued before said debt is paid shall be assigned in a laye been actually assigned on, not, they shall, in case of loss,
be payable to said second party or assigns to tagon to facil first party, to any subsequent phereby specifically given, full power to settle. SINTH. That the said first party will so paid for taxes and assessments against suite	he extent of their interest as mortgagee in said premises; surchaser of said premises; and that, in the event of loss and collect the same, and to apply the amount so collecte i immediately repay to the second party, its successors or I real estate, or upon said mortgage and for insurance a	and that said second party or assigns may assign said policies, as under such policy or policies, the second party shall have, and is at toward the payment of the indebtedness hereby secured assigns, all and every such sum and sums of money as it may have all on account of lions, claims, adverse titles and incumbrances and on account of lions, claims, adverse titles and incumbrances.
on said premises and expresses or percenting sums of money may have been so advanced by law on all sums expended for delinquent tand shall be secured by this mortgage. SEVENTH. That if the makers of sale	and paid, until the same are repaid, except that first par axes, and all of which said sum or sums of money, and the dependence or notes, shall fail to pay any of said money, either	ty agrees to pay the penalties and the legal rate of interest specified an interest to accrue thereon, shall be a charge upon said premises, principal or interest. When due, or in case the said first party shall
countit or permit waste upon and premises, herein secured may, at the option of the holde this mortgage may thereupon be forcelosed for hereof shall, upon the filing of a petition for ta tones take possession, and receive and colle valuation or appraisement and exemption law.	or fail to conform to or comply with any one or more of x of the note hereby secured, and at its, his or her option the whole of said money, interest and costs, together wi- he foreclosure of this mortgage, be forthwith entitled to t- et rents, issues and profits thereof. For value received, a of the State of Oklahoma, and this mortgage and notes	l estate in as good repair and condition as the same are in at this date, or fire, lightning and wind storm in the amount of S. deliver all policies to said second party as collateral and additional gatton mortgage clause attached thereto with loss, if any, payable int is made therein, then said second party may so insure und reon said premises issued before said debt is paid shall be assigned ane have been netually assigned or, not, they shall, in case of loss, and that said second party or assigns may assign smid policies, as under such policy or policies, the second party shall have, and is id toward the payment of the indebtedness hereby secured. assigns, all and every such sum and sums of money as it may have nd on account of liens, claims, adverse titles and incumbrances her rate of ten (10) per cent. per annum from the time said sum or ty agrees to pay the penalties and the legal rate of interest specified in interest to accrue thereon, shall be a charge upon said premises, principal or interest, when due, or in case the said first party shall the covenants contained in this mortgage, the whole sum of money only, and without notice, be declared due and payable at once, and it the statutory damages in case of protest; and the legal holder he immediate possession of the above-described premises, and may the party of the first part part hereby waives all benefits of the stary, secured hereby shall be construct and adjudged according to the etaken to foreclose same, the first party will pay to the said plaintiff the filing of petition for foreclosure, and the same shall be a further
inws of the State of Okianoma at the date of EIGHTH. That in case of a forcelosur a reasonable attorney's fee of S	e of this mortgage, and as often as any proceedings shall b	e taken to forcelose same, the first party will pay to the said plaintiff the filing of petition for forcelosure, and the same shall be a further
		the filing of petition for forcelosure, and the same shall be a further in shall be entitled to have a receiver appointed by the court to take a the directions of the court, without the proof required by statute; at of any judgment rendered or amount found due upon the force.
		id; otherwise of full force and virtue. cean the persons named in the preamble as parties of the first part, t in any County where the real estate mortgaged is situated, regard- xpressly waived.
I is party agrees to pay the ices for real N WITNESS WHEREOF, The said p	artof the first part hahereunto set	"hand, the day and year first above written. (SEAL)
		(Con 2)
40.0000	Anny constraints and a state of the state of	(Seal)
State of Oklahoma.	Asientii. 88.	
Before me,	a Notary Public, in and for said County and	State, on this
personally appeared	executed the within and foregoing instrument, and ackny act and deed for the uses and purposes therein set forth ay and year last above written.	owledged to, me that
State of Oklahuma.	County, ss.	
Before me,	a Notary Public, in and for said County an	d State, on thisday of 19
to me known to be the identical person, who	executed the within and foregoing instrument, and acknowledge	towledged to me that executed the same Notary Public.
My commission expires		Notary Public.
State of Chiahoma, County of Tulsa.	MS	.at. o'dlock M
Ву	Deputy. (SEAL)	Register of Deeds.