MORTGAGE RECORD

	County, and State of Oklahoma, par	t of the first part, in consideration	on of the sum of
ged, have mortgaged and hereby mortga unty of	THE DEMING INVESTMENT COMPAN ge unto the said THE DEMING INVEST 	Y, of Oswego, Kansas, party of the sc MENT COMPANY, its successors and the all the improvements thereon and lows, to-wit:	DOLLA. ceond part, the receipt whereof is hereby acknowled assigns, the following premises, situated in appurtenances thereto belonging, together w
			تسليف فيقاذ إذا وهيرانا ويرسي يتنطف
said party of the first part upon the foll The said party of the first part cover FIRST. That it is lawfully seized in or of all incumbrances; and that it will, a ms and demands, SECOND, That said first party wil	owing covenants and conditions, to-wit: ants and agrees: I fee of the premises hereby conveyed; the and its heirs, executors and administrators pay to said second party or order	at it has good right to sell and convey s shall, forever warrant and defend	rvey thereof, and warrant the title to the sar EXEMPTION of the said party of the first part to, NEVERTHELESS, and these presents are me the same as aforesaid; that the said premises the title to the said premises against all law
wan na arawa a		anga calaman munika ca kanaka a	DOLLAI
ually, on the first day of ain promissory noteof the said first party will p THIRD. That said first party will p , under the laws of the State of Oklahor gus; and will pay all taxes levied upon si PROVIDED, HOWEVER, That the hirty days after the same shall become such taxes.	and, and the coupons attached, of even data and all taxes, charges or assessments levie as including all taxes and assessments, of dimortinge, and the said first party shall said mortgagee or the legal holder of this luc, to pay any taxes levied against said.	s herewith. d upon said real estate or any part the every kind and character levied up not be entitled to any offset against mottgage, in case the said party of mortgaged premises, the mortgaged, it	med in accordance with
FIFTH. That said first party will a surance companies approved by said se rity for the payment of said debt, internal second party or assigns, and will so re said buildings, acting as agent for said lateral security to the party of the sean apparent of the said second party or assigns to said second party or assigns to	keep an buildings, tences, and other impro- tion of insure the buildings upon said pre- sond party, for not less than a three-year set, and all sums secured hereby, each pol maintain such insurance until said debt i d first party in every particular; that eve- mat the party in every particular; that eve- mat the extent of their interest as mortgage	rements of said real estate in a good namises against loss by fire, lightning an term, and at once deliver all policies for having a subrogation mortgage of paid, and if default is made thereing insurance policy on said premises id, whether the same have been acta in said premises; and that said second in said premises; and that said second.	epair and condition as the same are in at this do ald wind storm in the amount of \$. to said second party as collateral and additio lause attached thereto with loss, if any, paya the said second party may so insure and ssued before said debt is paid shall be assign ally assigned or not, they shall, in case of lo and party or assigns may assign said policies, or policies, the second party shall have, and ment of the indebtedness hereby secured. cry such sum and sums of money as it may he liens, claims, adverse titles and incumbrate per cent. per nanum from the time said sum to penalties and the legal rate of interest specif to thereon, shall be a charge upon said premis
tt of said first party, to any subsequent by specifically given, full power to settly SIXTH. That the said first party aid for taxes and assessments against said premises and expenses of perfecting s of money may have been so advance aw on all stuns expended for delinquent shall be secured by this mortgage. SEVENSIVE Plant if the published of the second secured by this mortgage.	purchaser of said premises; and that, in e and collect the same, and to apply the fill immediately repay to the second partial real estate, or upon said mortgage an and defending title to said lands, with in I and paid, until the same are repaid, e taxes, and all of which said sum or sum till note or pages shall fait to pay any of	the event of loss under such policy amount so collected toward the pay y, its successors or assigns, all and ev- it for insurance and on account of terest thereon at the rate of ten (10) xeept that first party agrees to pay the sof money, and the interest to accru-	or policies, the second party shall have, and nent of the indebtedness hereby secured, ory such sum and sums of money as it may be licens, claims, adverse titles and incumbranger cent. per annum from the time said sum a penalties and the legal rate of interest specific thereon, shall be a charge upon said premises, when the control of the control of the said sum of the control of the said sum or in second or the said forth party.
mit or permit waste upon said premises in secured may, at the option of the hol mortgage may thereupon be foreclosed of shall, upon the filing of a petition for mee take possession, and receive and or ation or appraisement and exemption in of the State of Oklahoma at the date c EIGHTMI. That in case of a foreclos	, or fail to conform to or comply with a ler of the note hereby secured, and at its for the whole of said money, interest and the forcelosure of this mortgage, be fort leter rents, issues and profits thereof. For we of the State of Oklahomn; and this m f their execution.	by one or more of the covenants cont, his or her option only, and without, his or her option only, and without recests, together with the statutory diwith entitled to the immediate possor value received, the party of the fortgage and notes secured hereby shrproceedings shall be taken to forcelose	st, when due, or in case the said first party shained in this mortgage, the whole sum of monostice, be declared due and payable at once, a amages in case of protest; and the legal hot saion of the above-described premises, and mist part hereby waives all benefits of the strait part hereby waives all benefits of the strait part hereby waives all benefits of the stall be construed and adjudged according to the said plaint
asonable attorney's fee of S	therefor; fee to be due pay all legal costs of such action. of proceedings to forcelose this mortgage, oed herein, and to collect the rents and pr to applied, under the directions of the co	and payable upon the filing of petitio , the plaintiff therein shall be entitled ofits thereof, under the directions of t urt, to the payment of any judgment	n for forcelosure, and the same shall be a furtl to have a receiver appointed by the court to to he court, without the proof required by statu t rendered or amount found due upon the fo
			force and virtue, med in the preamble as parties of the first pa ere the real estate mortgaged is situated, regarday and year first above written.
Signed and Delivered in th	h Presence of		(Se.
te of Oklahoma,	County, es.	الهمية في المستقبلية الله المستهمية في المراكزة المراكزة المراكزة المراكزة المراكزة المراكزة المراكزة المراكزة المراكزة المراكزة ا	(Se/
Before me,	a Notary Public, in and for	r said County and State, on this	day of
witness my hand and official seal the	to executed the within and foregoing lust ary act and deed for the uses and purpose day and year last above written.	rument, and acknowledged to me thes therein set forth.	at executed the squ
te of Oklahoma,	County, ss.		Notary Public.
Before me,	n Notary Public, in and f	or said County and State, on this	duy of
ne known to be the identical personwi	no executed the within and foregoing inst ary act and deed for the uses and purpose day and year last above written.	rument, and acknowledged to me the stherein set forth.	at executed the sar
ste of O klahoma, County of Tulse		2 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	Notary Public.