## MORTGAGE RECORD

OKLAHOMA FARM MORTGAGE  Know All sten by These Presents, That on this		
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	The second secon	egamanania arasa
		DOLLAR
ourity of ents, issues and profits thereof, and mor	THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of gage unto the said THE DEMING INVESTMENT COMPANY, its successon	n and appurtenances thereto belonging, together wil
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,		en e
of the Indian Meridian, containing in all. TO IIAVE AND TO HOLD the p ssigns therein, to said THE DEMING L y said party of the first part upon the for The said party of the first part con FIRST. That it is lawfully selzed lear of all incumbrances; and that it will		ent survey thereof, and warrant the little to the same AND ENEMETION of the said party of the first part ovided, Neventheness, and these presents are made on vey the same as aforesaid; that the said premises a fend the title to the said premises against all lawf
SECOND. That said first party v	will pay to said second party or order	and the control of th
The futurest thrown from		per conf. per autum, pavalile
ertain promissory note of the said first	nand	year, and in accordance with
TOTTIMET TO A CONTROL OF	and in each y in party, with coupons attached, of even date herewith.  Il pay all taxes, charges or assessments levied upon said real estate or any p soma, including all taxes and assessments, of every kind and character levi said mortgage, and the said first party shall not be entitled to any offset a se and mortgage, or the legal holder of this mortgage, in case the said par e due, to pay any taxes levied against said mortgaged premises, the mortga will keep all buildings, fences, and other improvements on said real estate in as g	and nountrand condition on the converge in at this da
FIFTH. That said first party wil	I at once insure the buildings upon said premises against loss by fire, lightai second party, for not less than a three-year term, and at once deliver all pr	ing and wind storm in the amount of S.  licies to said second party as collateral and addition
enrity for the payment of said deot, into a said second party or assigns, and will sure said buildings, acting as agent for scotlateral security to the party of the s	erest, and an sums secured nereby, enter poncy having a subrogation motors so maintain such insurance until said debt is paid, and if default is made t said first party in every particular; that every insurance policy on said pre- econd part or assiens, as above provided and, whether the same have been	lage chuse attached thereto with loss, it may pays therein, then said second party may so insure and- nises issued before said debt is paid shall be assign a actually assigned or not, they shall, in case of k
e payable to said second party or assigns gent of said first party, to any subsequ- ereby specifically given, full power to se	to the extent of their interest as mortgagee in said premises; and that said out purchaser of said premises; and that, in the ovent of loss under such stitle and cellect the same, and to apply the amount so collected toward the	I second party or assigns may assign said policies, policy or policies, the second party shall have, and a payment of the indebtedness hereby secured.
SIXTH. That the said first party o paid for taxes and assessments against n said premises and expenses of perfecti ums of money may have been so advat y law on all sums expended for delinque via shall be secured by this more force.	In at once insure the buildings upon said premises against loss by fire, lightal second party, for not less than a three-year term, and at once deliver all precests, and all sums secured hereby, each policy having a subrogation mortge so maintain such insurance until said debt is paid, and if default is made t said first party in every particular; that every insurance policy on said premeeond part or assigns, as above provided; and, whether the same have been to the extent of their interest as mortgage in said premises; and that said ent purchaser of said premises; and that, in the event of loss under such 1 still and collect the same, and to apply the amount so collected toward the y will immediately repay to the second party; its successors or assigns, all a said real estate, or upon said mortgage and for insurance and on second gained defending title to said lands, with interest thereon at the rate of ten each and paid, until the same are repaid, except that first party agrees to pent taxes, and all of which said sum or sums of money, and the interest to	nd eyery such sum and sums of money as it may ha nt of liens, claims, adverse titles and incumbranc n (10) per cent. per annum from the time said sum pay the penalties and the legal rate of interest specifi accrue thereon, shall be a charge upon said premis
SEVENTH. That if the makers on mild or permit waste upon said premi crein seured may, at the option of the his mortgage may thereupon be foreclosed to the take possession, and receive and albation or appraisement and examplion was of the State of Oklahoma at the dat EIGHTH. That in ease of a force	ent taxes, and all of which said sum or sums of money, and the interest to I said note or notes, shall fail to pay any of said money, either principal or holder of the note hereby secured, and at its, his or her option only, and wit do not the whole of said money, interest and costs, together with the statut for the forcelosure of this mortgage, be forthwith entitled to the immediate collect rents, issues and profits thereof. For value received, the party of laws of the State of Oklahoma; and this mortgage and notes secured here e of their execution.  Iosure of this mortgage, and as often as any proceedings shall be taken to for	interest, when due, or in case the said first party shis sontained in this mortgage, the whole sum of monchout notice, be declared due and payable at once, at cory damages in case of protest; and the legal hold possession of the above-described premises, and make the first part hereby waives all benefits of the stay shall be constructed and adjudged according to the close the stay that the first party will pay to the said plaint
reasonable attorney's fee of \$ harge and lien upon the said premises at NINTH. That upon the instituti ossession and control of the premises des	therefor; fee to be due and payable upon the filing of pay all legal costs of such action.  on of proceedings to foreclose this mortgage, the plaintiff therein shall be enteribled herein, and to collect the ronts and profits thereof, under the direction be applied under the direction.	petition for foreclosure, and the same shall be a furth titled to have a receiver appointed by the court to ta us of the court, without the proof required by statu great rendered or anount found due upon the fo
losure of this mortgage,  The foregoing covenants and cond TENTH. In construing this mort pintly and severally.  It is expressly stipulated that, upor	therefor; fee to be due and payable upon the filing of pay all legal costs of such action.  In proceedings to foreclose this mortgage, the plaintiff therein shall be enteribed herein, and to collect the rents and profits thereof, under the direction to be applied, under the directions of the court, to the payment of any juditions being kept and performed, this conveyance shall be void; otherwise gage the words "first party" wherever used shall be held to mean the person default herein, suit to foreclose this mortgage may be brought in any Count of them, and all objections to venue of such suit are hereby expressly waiv for recording the release of this mortgage, and part, of the first part hahere under such such suit are hereby expressly waive for the such such suit are hereby expressly waive for the such such suit are hereby expressly waive for the such such suit are hereby expressly waive for the such such such suit are hereby expressly waive for the such such such such such such suit are hereby expressly waive for the such such such such such such such such	of full force and virtue.  ons named in the preamble as parties of the first pa  nty where the real estate mortgaged is situated, regar
First party agrees to pay the fees IN WITNESS WHEREOF, The st	for recording the release of this mortgage, aid part of the first part haliereunto set	the day and year first above written.
Signed and Delivered in	THE PRESENCE OF	(Se.
		(Sea
State of Oklahoma	County, 6s.	
Amanga His Assessment	n Notary Public, in and for said County and State, on thi	사람이 얼마 아니라 아들들이 아니라 함께 함께 되어 먹었다.
o me known to be the identical person.  free and vol.  Witness my hand and official seal of the commission expires	who executed the within and foregoing instrument, and acknowledged to untary act and deed for the uses and purposes therein set forth. the day and year last above written.	ine that executed the Sar
State of Oklahoma,	County, 88.	
ersonally appeared	n Notary Public, in and for said County and State, on the	and the second s
sfree and vol	who executed the within and foregoing instrument, and acknowledged to untary act and deed for the uses and purposes therein set forth. the day and year last above written.	그는 속 사람들이 하는 사는 사람들이 가 되다는 것이다.
		Mounty Chouch