## MORTGAGE RECORD

	That on this day of	
		all and the second of the seco
	County, and State of Oklahoma, partof the first part, in consideration of the sum	DOLLAR
in hand paid, by THI	E DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the limit of the State of Oklahoma, with all the improvements thereon and appurtenant ticularly bounded and described as follows, to-wit:	e receipt whereof is hereby acknow e following premises, situated in th
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and the region of the second design of the second		
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the Indian Meridian, containing in all TO HAVE AND TO HOLD the premis igns therein, to said THE DEMING INVES said party of the first part upon the follow The said party of the first part covenan FIRST. That it is lawfully seized in te	acres, more or less, according to the government survey thereof, ses above described, together with all rights and claims of Homestrad and Exemution SYMENT COMPANY, and to its successors and assigns, forever: PROVIDED, NEVERTH ing covenants and conditions, to-wit: its and agrees:  1. of the premises hereby conveyed; that it has good right to sell and accord the fillers.	and warrant the little to the sam of the said party of the first part theses, and these presents are ma- aforesaid; that the said premises a
SECOND. That said first party will pr	ay to said second party or order	entenning properties and an experience of the control of the
a fatorio de la companyo de la comp		e de la companya del companya de la companya de la companya del companya de la co
ually, on the first day of the said first part tain promissory note of the said first part THRD. That said first party will pay e, under the laws of the State of Oklahoma, igns; and will pay all taxes levied upon said DROWIND NOTENED The these		dance with the same shall become due and pa test therein of the mortgagee or reby secured for taxes so paid. t shall fall, for the term and peri
22011 MARCON	11 12 13 14 to the second seco	dition on the company in at this da
FIFTH. That said first party will at o naurance companies approved by said secon city for the payment of said debt, interest, said second party or assigns, and will so me are said buildings, acting as agent for said fe sollateral security to the party of the second payable to said second party or assigns to the	seep in toutdings, tences, and other improvements on said rear estate into good repair and con- note insure the buildings upon said premises against loss by fire, lightning and wind stort and party, for not less than a three-year term, and at once deliver all policies to said seco- intains used insurance until said debt is paid, and it default is made therein, then said first party in every particular; that every insurance policy on said premises issued before heart of their interest as mortgage in said premises; and that said second party or unclaser of said premises; and that, in the event of loss under such policy or policies, and collect the same, and to apply the amount so collected toward the payment of the immediately repay to the second party, its successors or assigns, all and every such son real estate, or upon said mortgage and for insurance and on account of liens, claim d defending title to said lands, with interest thereon at the rate of ten (10) per cent, and paid, until the said sum or sums of money, and the interest to accrue thereon, s' axes, and all of which said sum or sums of money, and the interest to accrue thereon, s'	n in the amount of \$ and party as collateral and addition di thereto with loss, if any, payal second party may so insure and said debt is paid shall be assignt l or not, they shall, in case of lo assigns may assign said policies,
nt of said first party, to any subsequent pebby specifically given, full power to settle a SIXTH. That the said first party will noid for taxes and assessments against said said premises and expenses of perfecting an any have been so advanced a law on all sums expended for delinquent to	inchaser of said premises; and that, in the event of loss under such poncy or policies, and collect the same, and to apply the amount so collected toward the payment of the immediately repay to the second party; its successors or assigns, all and every such spin real estate, or upon said mortgage and for insurance and on account of liens, claims defending title to said lands, with interest thereon at the rate of ten (10) per cent. per and paid, until the same are repaid, except that first party agrees to pay the penalties ruses, and all of which said sum or sums of money, and the interest to accrue thereon, s	the second party shan have, and indebtedness hereby secured, 1 and sums of money as it may he 5, adverse titles and incumbrane or annum from the time said sum had the legal rate of interest specifi hall be a charge upon said premis
small be secured by this mortgage.  SEVENTH. That if the makers of said mit or permit waste upon said premises, of ein secured may, at the option of the holder a mortgage may theretipon be foreclosed for eof shall, upon the filing of a petition for the once take possession, and receive and colle- mation or appraisement and exemption laws weat the State of Oldebrane at the deep of	I note or notes, shall fail to pay any of said money, either principal or interest, when due or fail to conform to or comply with any one or more of the covenants contained in this risk of the note hereby secured, and at its, his or her option only, and without notice, be dere the whole of said money, interest and costs, together with the stattory damages in a he foreclosure of this mortgage, be forthwith entitled to the immediate possession of the trents, issues and profits thereof. For value received, the party of the first part her of the State of Oklahoma; and this mortgage and notes secured hereby shall be construcied to the state of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first mortgage, and as often as any proceedings shall be taken to foreclose same, the first	o, or in case the said first party she mortgage, the whole sum of mon clared due and payable at once, a case of protest; and the legal hole above-described premises, and meby waives all benefits of the structured and adjudged according to the structured according
as of the State of Oklahoma at the state of a ElGHTH. That in case of a forcelosure casonable attorncy's fee of \$	when execution.  It is mortgage, and as often as any proceedings shall be taken to foreclose same, the first mortgage, and as often as any proceedings to feel of petition for foreclos y all legal costs of such action.  Proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a red therein, and to collect the rents and profits thereof, under the directions of the court, with applied, under the directions of the court, with applied, under the directions of the court, to the payment of any judgment rendered o	rst party will pay to the said plain sure, and the same shall be a furth reiver appointed by the court to to
TENTH. In construing this mortgage atly and severally. It is expressly stipulated that, upon defact of residence of partgagers, or either of the	s being kept and performed, this conveyance shall be void; otherwise of full force and vertice words "first party" wherever used shall be held to mean the persons named in the pull therein, suit to forcelose this mortgage may be brought in any County where the real county and all objections to venue of such suit are hereby expressly waived.	preamble as parties of the first pa estate mortgaged is situated, rega
First party agrees to pay the fees for re IN WITNESS WHEREOF, The said po	nult herein, suit to forcelose this mortgage may be brought in any County where the real cm, and all objections to venue of such suit are hereby expressly waived. certainty for this mortgage.  artof the first part hahereunto set	r first above written.
Signed and Delivered in the	Come Accessor ( come - come	(Sea
		(Sea
tate of Oklahoma	County, ss	
sonally appeared	and	ماريك المحارك كبكرة الوسيقية والمحار
me known to be the identical person who free and voluntar Witness my hand and official seal the di commission expires	executed the within and foregoing instrument, and acknowledged to me that yact and deed for the uses and purposes therein set forth.  ny and year last above written.	executed the sa
ate of Okiahoma.	County, 95.	
sonally appeared me known to be the identical personwho	executed the within and foregoing instrument, and acknowledged to me that	الشيئية المستشفر والمشتلك والمشتلك
the second control of	y act and deed for the uses and purposes therein set forth.	
Witness my hand and official seal the de- commission expires	ay and year last above written.	Natame Dishila