## MORTGAGE RECORD

Know All Men by These Presents		and the second seco	ali ja kanalinga kanalinga sa matah sa Matah sa matah sa ma	kaya saji jakay 🚉
of				
to in hand paid, by Ti-edged, have mortgaged and hereby mortgaged County of	IE DEMING INVESTMENT COM yunto the said THE DEMING INV in the State of Oklahom rticularly bounded and described a	PANY, of Oswego, Kansas, party of ESTMENT COMPANY, its success a, with all the improvements thereos s follows, to-wit:	the second part, the receipt whereof is rs and assigns, the following premises a and appurtenances thereto belongin	hereby acknowl- s, situated in the g, together with
	anna i mana manakama amayama		minimum de la company de l La company de la company d	
of the Indian Meridian, containing in all TO HAVE AND TO HOLD the premi- assigns therein, to said THE DEMING INVE by said party of the first part upon the follow The said party of the first part upon the FIRST. That it is lawfully seized in i- clear of all incumbrances; and that it will, an	ises above described, together with ESTMIENT COMPANY, and to its swing covenants and conditions, to-winds and agrees; fee of the premises hereby conveyed at its heirs, executors and administr	e or less, according to the governme all rights and claims of HOMESTELD successors and assigns, forever: Partit it: it; that it has good right to sell and or a tors shall, forever warrant and de	ent survey thereof, and warrant the ti AND EXEMITION of the said party of DYIDED, NEVERTHELESS, and these pr DEVEY the same as aforesaid; that the se fend the title to the said premises a	the to the same. the first part or esents are made said premises are gainst all lawful
SECOND. That said first party will p	pay to said second party or order	menterial in the second		and promise and
with interest thereon from	19	until paid at the rate of	per cent, ner annum, paval	ble
mmually, on the first day of certain promissory noteof the said first pay THIRD. That said first party will pa able, under the laws of the State of Oklahoma assigns; and will pay all taxes levied upon said PROVIDED, ITOWEYER, That the so of thirty days after the same shall become du pay such taxes. FOURTIL. That said first party will ke	and the state of t		and wentered and the section is	undunt thin data
FOURTH. That said first party will at in lasurance companies approved by said sece 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 be payable to said second party or assigns to agent of said first party, to any subsequent, hereby specifically given, full power to settle SIXTH. That the said first party will so paid for taxes and assessments against said sums of money may have been so advanced by law on all sums expended for delinquent tand shall be secured by this mortgage.	once insure the buildings upon said and party, for not less than a three- t, and all sums secured hereby, each aintain such insurance until said d first party in overy particular; that d part or assigns, as above provide, the extent of their interest as morts purchaser of tid providers and the	I premises against loss by fire, lightni year term, and at once deliver all pr i nolicy having a subrogation morts ebt is paid, and if default is made to every insurance policy on said prem ig and, whether the same have been agee in said premises; and that said the the same and premises and that said	ing and wind storm in the amount of S plicies to said second party as collater may clause attached thereto with loss, herein, then said second party may s jises issued before said debt is paid a cachally assigned or not, they shall, a second party or assigns may assign politics or politics. The accord party	il and additional, if any, payable to insure and re- iball be assigned, in case of loss, said policies, as and by its angle is
hereby specifically given, full power to settle SIXTH. That the said first party wil so paid for taxes and assessments against said on said premises and expenses of perfecting a sums of money may have been so advanced by law on all sums expended for delinquent and shall be secured by this mortgage.	and collect the same, and to apply il immediately repay to the second of real estate, or upon said mortgag and defending title to said lands, wi and paid, until the same are repa faxes, and all of which said sum or	the amount so collected toward the party, its successors or assigns, all a cond for insurance and on necous the interest thereon at the rate of tendid, except that first party agrees to is sums of money, and the interest to the condition of money.	r payment of the indebtedness hereby and every such sum and sums of money to of liens, claims, adverse titles and (10) per cent. per amount from the tray the penalties and the legal rate of accrue thereon, shall be a charge upon the contract of the contr	r secured. y as it may have d incumbrances ime said sum or interest specified on said premises,
by law on all sums expended for delinquent and shall be secured by this mortgage.  SEVENTH. That if the makers of saicommit or permit waste upon said premises, herein secured may, at the option of the holds this mortgage may thereupon be foreclosed fo hereof shall, upon the filing of a petition for at once take possession, and receive and collevaluation or appraisement and exemption law haws of the State of Oklahoma at the date of EIGHTH. That in case of a foreclosur	or fail to conform to or comply wi er of the note hereby secured, and a or the whole of said money, interest the foreclosure of this mortgage, be core rents, issues and profits thereof is of the State of Okiahoma; and the their execution.	th any one or more of the covenants tiles, his or her option only, and wit and costs, together with the statute forthwith entitled to the immediate . For value received, the party of is mortgage and notes secured here!	scontained in this mortgage, the wholeour notice, be declared due and pays only damages in case of protest; not possession of the mbove-described part hereby waives all beauty shall be construed and adjudged a colora same, the first parts will pay to	le sum of money ble at once, and the legal holder emises, and may fits of the stay, according to the
n reasonable attorney's fee of 8	therefor; fee to be ay all legal costs of such action, f proceedings to foreclose this mort ed herein, and to collect the rents as a applied, under the directions of the	due and payable upon the filing of a gage, the plaintiff therein shall be ent and profits thereof, under the direction he court, to the payment of any jud	petition for foreclosure, and the same s litled to have a receiver appointed by t is of the court, without the proof requ gment rendered or amount found due	thall be a further the court to take dired by statute; e upon the fore-
The foregoing covenants and condition TENTH. In constraining this mortgage jointly and severally. It is expressly stipulated that, upon deless of residence of mortgagors, or either of the First party agrees to pay the fees for IN WITNESS WHEREOF, The said p		ortgage may be brought in any Coun such suit are hereby expressly waiv ge. unto sethand	ty where the real estate mortgaged is red. the day and year first above written	situated, regard- n.
Signed and Delivered in the		***************************************		(Sead)
				(SEAL)
State of Oklahoma				
Before me,personally appeared		and man	and the first of the state of t	
to me known to be the identical personwh usfree and volunta Witness my hand and official seal the d My commission expires	o executed the within and foregoing ry act and deed for the uses and pu lay and year last above written.	g instrument, and acknowledged to irposes therein set forth.	mę (hat ess	scuted the same
State of Oklahoma,		시간 (1995년) 1일 1일 1일 1일 1997년 1일	)	otary Public.
Before me,	Notary Public, in a	and for said County and State, on ti	isday of	
to me known to be the identical person, who	o executed the within and foregoln; ry act and deed for the uses and pu	g instrument, and acknowledged to rposes therein set forth.	me that	couted the same
My commission expires  State of Oklahowa, County of Tyles,	The state of the s	in a distribution of the second of the secon	X	Totary Public.
Filed for record this	day of			
Ву		sat)	Authorities of the Literature and East Million for	gister of Deeds.