MORTGAGE RECORD

Consequence of State of Olichamon, part . of the first part, in considerables of the seasof rate due require recovery in freely waken and part of the state of rate due require recovery in the relative water and part of the state of rate due require recovery in the relative water and part of the state of Olichamon, with all the improvements thereto and equate-consensate them to be designed to the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the recovery of the relative of the recovery of the	Count	ty, and State of Oklahoma, part of the first part, in consideration of the sum of	
If the Indian Meridian, containing in all. Access, more or law, according to the government supery theroof, and turnpust the slife in the masking thereths, is and THID DIMING INVESTMENT CONTAINT, and to its discession and analysis, factory. Province, Necessionacces, and though promises are many risk prints of the first part space in law location of the control of the first part space in law location of the control of the control of the first part space in law location of the control of the contr	oin hand paid, by THE DEMI	ING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receive said THE DEMING INVESTMENT COMPANY, its successors and assigns, the follo	pt whereof is hereby acknow wing premises, situated in th
If the Indian Meridian, centralising in all sections and the interest of the Indian Meridian, centralising in all sections are sections, to each THE DELING CONTROL ON THE ANY and to be advented as an interest of the first of t			
If the Indian Sterillan, containing in all access more of base, according to the government survey thereof, and warrant the title to the san subject therein, to raid THE DEMINIO INVESTMENT COMPANY, and to its attenues and analyse, forever. Provenues, Newson-marks and their generate are in the san than the provides of the san than the san tha			
f the Indian Meridian, gouthining in all. In a series therein, is said THIS DIGHING INVESTIGATION, and to its streements and saigus, forever Province, Neverminess, and these presents are some steps therein, is said THIS DIGHING INVESTIGATION, and to its streements and saigus, forever Province, Neverminess, and these presents are some steps of the first part upon the following expressed and saigus, forever Province, Neverminess, and these presents are some steps of the first part upon the following expressed and saigus, forever Province, Neverminess, and these presents are some steps of the first part upon the first part upon the first seed of the firs			
4 due Trables Str-Hilms, considerar in all. 1. Acres, more or long, according to the government survey throwf, and warrant the tills to the sar protective, beginning the same of the same purcy of the same purc		againmin pananinininin tramagna arabama araba arab	الشكالة أناف الأنهار كساءة الشهير
the Indian Sirridian, containing in all premises above together, t			
namelly, on the first sky of and and in each year, and in accordance with and the namely of the sky of and and and the sky of and and the sky of and a	f the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premises above ssigns therein, to said THE DEMING INVESTMEN's said party of the first part upon the following coor The said party of the first part covenants and a FIRST. That it is lawfully seized in fee of the lear of all incumbrances; and that it will, and its heir	acres, more or less, according to the government survey thereof, and very described, together with all rights and claims of Homestead and Exemptor of the T COMPANY, and to its successors and assigns, forever: Provided, Nevertheless, enabls and conditions, to-with agrees; e premises hereby conveyed; that it has good right to sell and convey the same as afores; exemptors and administrators shall, forever warrant and defend the title to the sai	varrant the title to the sam said party of the first part and these presents are ma- aid; that the said premises a id premises against all law
annually, on the first day of the said first party, with compone attached, of oven data berowillad real estate arm up part thereor, who same abult become due and public, under the have of the Siste of Ottaherup, mentioner, all three and sessential real estate are may pare three; but he same shall become due and public, under the have of the Siste of Ottaherup, mentioner, all three and sessential control of the mortages or the property of the same abult become due and public, under the have of the Siste of Ottaherup, mentioner, all three and sessential control of the mortages or the part of the Siste of Ottaherup, mentioner, and the same abult become due to the real of the siste of Ottaherup, and the same abult become due, to pay a three words against said satinging the same shall become due, to pay a three words against said and the same plant become due to the real of the same abult become due, to pay a three words against said and the same place that the same are the same abult become due to the real of the same abult become due to the real of the same abult become due to the real of the same abult become due to the real of the same abult become due to the real of the same abult become due to the real of the same abult become due to the real of the same abult the same are the same a		to the transfer of the contract of the contrac	
FULLITI. That said first party will seep all buildings, fences, and other improvements on said real estate in sago of repuir and conditions at hexanear in at this de FIFTI. That said first party will at once thereby, each policy lawing a subjective and at once deliver all policies to said second party, so collateral party of the property of the depth of the party of	nnually, on the first day of	and in accordance toupous attached, of even date herewith.	with
SINCE THE. That if the makes of said note or engles, shall last to pay any close or move of the enceverants contained in this mortgage, the whole stand of makes the said results of the said premises, or fail to conform to or comply with any one or move of the enceverants contained in this mortgage, the whole stand of makes the said manage in case of protect; and the legal hole in the mortgage may thereupon be foreclosed for the whole of said money interest and coats, together with the statutory damages in case of protect; and the legal hole or said money interest and coats, together with the statutory damages in case of protect; and the legal hole or said money interest and coats, together with the statutory damages in case of protect; and the legal hole or the mortgage, be forthwith entitled to the instance of the nortgage of the said of the said money interest and profits thereof. For value neceived, the party of the first part hereby waits and adjudged according to the said to the state of Oklahoma at the date of their execution. BIGITII. That in case of a foreclosure of this mortgage, and as often as any proceedings and notes secured hereby sail be construct and adjudged according to the said the said premises and pay all legal costs of such action. NINTII. That upon the institution of proceedings to foreclose this mortgage, the plantiff therein shall be entitled to have a receiver appointed by the court to to session and control of the premises described herein, and to solice the mate and profits thereof, under the directions of the court, without the proof required by statute and another of the premises described herein, and to solice the mate and profits thereof, under the directions of the court, without the proof required by statute and another of the premises described herein, and to solice the roats and profits thereof, under the directions of the court, without the proof required by statute and material and the statute of the first party in the statute of the first party in the premise of proof th	Trout pour tolers and the state of the state	and the control of th	an the sound and in at this day
The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be held to mean the persons named in the preamble as parties of the first particular of the first	pumits or permit waste upon said premises, or fail to prin secured may, at the option of the holder of the fix mortage may thereupon be foreclosed for the wh preof shall, upon the filing of a petition for the forec- onee take possession, and receive and collect renti- duation or appraisance and exemption laws of the ws of the State of Oklahoma at the date of their exe EIGHTM. That in, case of a foreclosure of this	in notes, shall fall to pay any of said money, either principal or interest, when due, or in oxpform to or comply with any one or more of the covenants contained in this mort; note hereby secured, and at its, his or her option only, and without notice, be declared tole of said money, interest and costs, together with the statistory damages in case of closure of this mortgage, be forthwith entitled to the immediate possession of the above, state of Okahoma; and this mortgage and notes secured hereby smill be construed are cution. State of Okahoma; and this mortgage and notes secured hereby smill be construed are cution. S mortgage, and as often as any proceedings shall be taken to forcolose same, the first part	ease the said instruction age, the whole sum of mon due and payable at once, a protest; and the legal hole-described premises, and m adjudged according to the structure of the
Integrated specially. It is appressly stipulated that, upon default herein, suit to foreclose this mortgage may be brought in any County where the real estate mortgaged is situated, regar so of residence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. First party agrees to pay the fees for recording the release of this mortgage. IN WITNESS WHEREOF, The said partof the first part ha hereunto set			
Signed and Declybered in the Presence of (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea	duthe and narawaller	"我们们,我们就是我们的,我们就是一个人的,我们就是我们的人的,我们就没有一个人的,我们就没有一个人的。""我们的,我们就是我们的,我们就会会会不会。""我们就	
Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Signed and Declybred in the Presen	of the hist part ha hereunto sot	above written. (Sea
Sea Sinte of Ohlahoma. Before me,			
Before me, a Notary Public, in and for said County and State, on this day of 19 creonally appeared and control be the identical person who executed the within and foregoing instrument, and acknowledged to me that cree and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. y commission expires Notary Public. Hate of Ohlahoma, County, 55. Before me, a Notary Public, in and for said County and State, on this day of 19 presonally appeared 19 The known to be the identical person who executed the within and forecolors instrument, and acknowledged to me that creeding the said county and state, on this 20 A Notary Public, in and for said County and State, on this 20 Personally appeared 20 The known to be the identical person who executed the within and forecolors instrument, and acknowledged to me that 20	the contract of the contract o	er en en statue de la lactica de la lactica de la companya de la companya de la companya de la companya de la c La companya de la companya del companya de la companya de la companya del companya de la compa	(Ѕел
me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that cexecuted the sar free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. y commission expires Notary Public. That of Chiahoma. Before me,	and the second s	a Notary Public, in and for said County and State, on this	19
Before me,	Nate of Oklahoma. Before me,	집에 내가 되었다. 전 시간 마다 이 그는 작가 없어요? 그렇게 되었다. 그 아이들의 사람들이 되었다면 하는 것이다.	
Before me,	Hate of Oklahoma. Before me.	ed the within and foregoing instrument, and neknowledged to me that deed for the uses and purposes therein set forth, year last above written.	executed the sar
a making to be the identical version, who executed the within and foregoing instrument, and acknowledged to me that	Hate of Oklahoma. Before me.	ed the within and foregoing instrument, and neknowledged to me that deed for the uses and purposes therein set forth, year last above written. County, 88.	executed the sar
	Before me, Before me, ersonally appeared me known to be the identical personwho execute free and voluntary act an Witness my hand and official seal the day and y ly commission expires State of Ohlahoma, Before me,	ed the within and foregoing instrument, and acknowledged to me that added for the uses and purposes therein set forth, year last above written. County. 55. Notary Public, in and for said County and State, on this	Notary Public.