MOR	TGA	GE R	ECO	RD

	OKLAHOMA	A FARM M	IORTGAGE		<u> </u>
Know All Men by These ?	Irraents, That on this 2 Letter 11 Letter 12 County, and State of O	7-th day o	a ferrera r	y Ö	10 <i>!!</i>
The Ja	edical seven s	refer frest	distri-		
declas	County, and State of O	klahoma, part it tof the fi	rst part, in consideration of the	o sum of	egisenses seemister en en ek
711 = 277 of in hand no	LI IN THE DEVINO INVESTMENT	Track Land	Tangar unstraftly sayand	and the reposint whereof	DOLLARS
ged, have mortgaged and hereby	id, by THE DEMING INVESTME mortgage unto the said THE DEMING. In the State of a large particularly bounded and design the said th	NG INVESTMENT COM	ANY, its successors and assig	ns, the following premis	es, situated in the
its, issues and profits thereof, and	I more particularly bounded and des	scribed as follows, to-wit:	to the state of and appur	tenances thereto belong	ing, together with
courter lett	That Derthie	ust and	the (27 4)	Lection	e state it
in (25) Tow	neships Minete	cir (19) 200	other lange	Forte	e 20 (14)
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					شي کي در مسس ماد داد
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the Indian Meridian, containing TO HAVE AND TO HOLD	in all and the premises above described, toget NG INVESTMENT COMPANY, and the following covenants and conditions.	res, more or less, according her with all rights and claid to its successors and assist	g to the government survey the major Homestead and Exemi	nereof, and warrant the rion of the said party of repruserses, and these	title to the same of the first part o
said party of the first part upon The said party of the first part upon THEST That it is lowfully	the following covenants and condition of covenants and agrees: seized in fee of the premises hereby it will, and its heirs, executors and a	ons, to-wit:	right to sell and convey the su	ma us aforasaid that the	said premises at
SECOND. That said first p	arty will pay to said second party of the said and a direct party, with coupons attached ty will pay all taxes, charges or asse Oklahoma, including all taxes and as upon said mortgage, and the said filat the said anottage or the legal seconne due, to pay any taxes levied.	Stracedo 10	1		DOLLARS
th interest thereon from The	minute fort	19. // until paid at	the rate ofp	er cent. per annum, pay	able of A.K.
nually, on the first day of	I first party, with coupons attached to will pay all taxes, charges or asse	, of ever date herewith.	al estate or any part thereof,	nccordance with when the same shall bec	ome due and pay
le, under the laws of the State of signs; and will pay all taxes levied	Oklahoma, including all taxes and as upon said mortgage, and the said fi	sessments, of every kind rest party shall not be entitled	and character levied upon the ed to any offset against the su	interest therein of the ms hereby secured for tr st part shall fail for the	mortgagee or it ixes so paid.
thirty days after the same shall I	secome due, to pay any taxes levied	against said mortgaged pro	emises, the morigagee, its succe	essors or assigns may, at	its or their option
FOURTH. That said first par	arty will keep all buildings, fences, and by will at once insure the buildings of said second party, for not less than by interest, and all sums secured her will so maintain such insurance unit for said first party in every participation of the second part or assigns, as above assigns to the extent of their interest sequent purchaser of said premises; to settle and collect the same, and party will immediately repay to the gainst said real estate, or upon said recting and defending title to said if the same and advanced and paid, until the same linquent taxes, and all of which said to said the said of said note or notes, shall fail the premises, or fail to conform to or each the bolder of the note hereby secure closed for the whole of said money titon for the foreclosure of this more and collect rents, issues and profit in the foreclosure of this more and collect rents, issues and profit pation for the foreclosure of this more and collect rents, issues and profit foreclosure of this more and collect rents, issues and profit of the procedure of the said of the foreclosure of this more and collect rents, issues and profit of the procedure of the said of the foreclosure of the said of the forec	l other improvements on sai ipon said premises against	d real estate mas good repair at loss by fire, lightning and wind	id condition as the same storm in the amount of	S
insurance companies approved by surity for the payment of said del said second party or assigns, and	said second party, for not less than it, interest, and all sums secured her will so maintain such insurance un	a three-year term, and at eby, each policy having a til said debt is paid, and if	once deliver all policies to sau subrogation mortgage clause a default is made therein, then	trached thereto with los said second party may	ed and additions, if any, payab so insure and re
ure said buildings, acting as ager collateral security to the party of manable to said second party or a	t for said first party in every partie the second part or assigns, as above ssigns to the extent of their interest	llar; that every insurance p provided; and, whether the as mortrance in said prem	olicy on said premises issued to same have been actually as ises; and that said second par	before said debt is paid signed or not, they sha by or assigns may assig	shall be assigne II, in case of los a said policies, r
ent of said first party, to any sureby specifically given, full power	sequent purchaser of said premises to settle and collect the same, and	and that, in the event of to apply the amount so co	loss under such policy or pol llected toward the payment o	icies, the second party if the indebtedness herei	shall have, and
paid for taxes and assessments a	gainst said real estate, or upon said receiving and defending title to said	mortgage and for insurant ands, with interest thereon	ice and on account of liens, at the rate of ten (10) per ce	claims, adverse titles a at. per annum from the	nd incumbrance
ms of money may have been so law on all sums expended for de d shall be secured by this mortga	advanced and paid, until the same linquent taxes, and all of which said ic.	are repaid, except that his	nd the interest to accrue there	on, shall be a charge up	on said premise
SEVENTH. That if the ma minit or permit waste upon said rein secured may, at the oution o	ters of said note or notes, shall fail t premises, or fail to conform to or ed the holder of the note hereby secur	o pay any of said money, omply with any one or mored, and at its, his or her or	either principal or interest, who re of the covenants contained i ption only, and without notice.	en due, or in case the sai in this mortgage, the wh be declared due and pay	d first party sha ole sum of mone able at once, an
is mortgage may thereupon be for	eclosed for the whole of said money ition for the foreclosure of this mor	, interest and costs, togething be forthwith entitled	er with the statutory damage	s in case of protest; and of the above-described p	the legal holds remises, and ma
luation or appraisement and exen	nption laws of the State of Oklahom te date of their execution. forcelosure of this mortgage, and as	i; and this mortgage and t	toles secured hereby shall be	construed and adjudged	according to the
NINTH. That upon the ins session and control of the premis	therefor; ses and pay all legal costs of such a titution of proceedings to foreclose t se described herein, and to collect the aver to be applied, under the directi	his mortgage, the plaintiff e rents and profits thereof,	therein shall be entitled to have under the directions of the cou	n receiver appointed by	the court to tak juired by statute
intly and savorally	conditions being kept and perform mortgage the words "first party" w		and the state of t		And the state of t
s of residence of mortgagors, or e First party agrees to pay the	upon default herein, suit to forecle ther of them, and all objections to fees for recording the release of this The said part. a.kof the first part ha	venue of such suit are here a mortgage.	by expressly waived.	a rem essayo moragagen a	- Bluttered (Gai)
SIGNED AND DELIVER	EITAN THE PRESUNCE OF	ax, neremno set car-	212 taced	ULA	en. Israi
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a: 111.	Zaure)		to the Link was from	t alter loss	(Seai
tate of Ohlahoma	Xxx Esa Count	y, oo.	11	t 1	
Before me,	he de Janetery	lie, in and for said County	and State, on this with the second	anday of All Alle	1.3.5/19 62. 11.3/2
me known to be the identical po	rson 2 who executed the within and d voluntary not and deed for the use	foregoing instrument, and a and purposes therein set	scknowledged to me that	hay	required the sam
Witness my hand and official	seal the day and year last above wr	itten.	a 24	Lacus	
tute of (Oblinhama	Count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and year last above we want to any count of the day and day and day and day and day any count of the day and	u si			Notary Public.
ma known to be the identical ne	rsonwho executed the within and	foresoine instrument, and	seknowledged to me that		
free an	d voluntary act and deed for the use seal the day and year last above wr	s and purposes therein set	forth.		
Witness my hand and official				orani koroni da Aribida (b. 1	
Witness my hand and official commission expires			12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	**************************************	Notary Public.
Witness my hand and official y commission expires tate of Oklahoma, County of	f Tulsa, ss. J. day of	e L	W		Notary Public.