## MORTGAGE RECORD

	County and State of Oklahoma, part of the first part in con-	
	County, and State of Oklahoma, partof the first part, in cons HE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the gaid THE DEMING INVESTMENT COMPANY, its successions.	DOLLAR
ounty of	e unto the said THE DEMING INVESTMENT COMPANY, its succession of the said the DEMING INVESTMENT COMPANY, its succession in the State of Oklahoma, with all the improvements ther articularly bounded and described as follows, to-wit:	eon and appurtenances thereto belonging, together wi
The same of the sa		
		a da ana amanda ang a a a a a a a a a a a a a a a a a
the Indian Meridian, containing in all	nises above described, together with all rights and claims of Homeste ESTMENT COMPANY, and to its successors and assigns, forever: I wing covenants and conditions, to-wit: units and agrees: fee of the premises hereby conveyed; that it has good right to sell and ad its heirs, executors and administrators shall, forever warrant and	ment survey thereof, and warrant the title to the san an AND EXEMPTION of the said party of the first part PROVIDED, NEVERTHELESS, and these presents are mo
FIRST. That it is lawfully seized in ear of all incumbrances; and that it will, a sims and demands.	fee of the premises hereby conveyed; that it has good right to sell and ad its heirs, executors and administrators shall, forever warrant and	i convey the same as atoresaid; that the said premises defend the title to the said premises against all lay
ar grant of a mandamental and a sure of the sure of the	puy to said second party or order	DOLLA
ith interest thereon from		h year, and in accordance with
ream promissory noteof the said first party will p THIRD. That raid first party will p le, under the laws of the State of Oklahou signs; and will pay all taxes levied upon an PRO VIDED, HOWEVER, That the thirty days after the same shall become d by such taxes.  WHERTH. That said first party will	and	y part thereof, when the same shall become due and p ovied upon the interest therein of the mortgage or t against the sams hereby secured for taxes so paid, party of the first part shall fail, for the term and pet gagee, its successors or assigns may, at its or their opt has good repair and condition as the same arein at this d
FIFTH. That said first party will a insurance companies approved by said se- curity for the payment of said debt, inter- said second party or assigns, and will so	once insure the buildings upon said premises against loss by fire, ligh ond party, for not less than a three-year term, and at once deliver all st, and all sums secured hereby, each policy having a subrogation mo maintain such insurance until said debt is paid, and it default is mad	thing and wind storm in the amount of \$ policies to said second party as collateral and additi- rtagge clause attached thereto with loss, if any, par- te therein, then said second party may so insure and
sure said buildings, acting as agent for sai collateral security to the party of the sec payable to said second party or assigns to get of said first party, to any subsequent	I first party in every particular; that every insurance policy on said prad part or assigns, as above provided; and, whether the same have be the extent of their interest as mortgagee in said premises; and that a purchaser of said premises; and that it purchaser of said premises; and that, in the event of loss under such as the same way to explose the same and the same that the same way to explose the same and the same that the same way to explose the same and the same that the same way to explose the same and the same that the	remises issued before said debt is paid shall be assig- een actually assigned or not, they shall, in case of I said second party or assigns may assign said policies in policy or policies, the second party shall have, an the reavment of the indulvalues hereby secured.
SIXTH. That the said first party we paid for taxes and assessments against a said premises and expenses of perfecting ms of money may have been so advance haw on all sums expended for delinquent	I immediately repay to the second party, its successors or assigns, all il mendiately repay to the second party, its successors or assigns, all id real estate, or upon said mortgage and for insurance and on account defending little-to said lands, with interest thereon at the rate of I and paid, until the sane are repaid, except that first party agrees taxes, and all of which said sum or sums of money, and the interest	all and every such sum and sums of money as it may be ount of liens, claims, adverse titles and incumbrat ten (10) per cent. per annum from the time said sun to pay the penalties and the legal rate of interest speci to necrue thereon, shall be a charge upon said premi
ad shall be secured by this mortgage.  SEVLENTH. That if the makers of a munit or permit wasto upon said premises rein secured may, at the option of the hol is mortgage may thereupon be foreclosed reof shall, upon the filing of a petition for once take possession, and receive and so duation or appressement and exemution in	keep all buildings, fences, and other improvements on said real estate in a conce insure the buildings upon said premises against loss by fire, ligh and party, for not less than a three-year term, and at once deliver all st, and all sums secured hereby, each policy having a subrogation momintain such insurance until said debt is paid, and if default is mad if first party in every particular; that every insurance policy on said print part or assigns, as above provided; and, whether the same have be the extent of their interest as mortgagee in said premises; and that a purchaser of said premises; and that a purchaser of said premises; and that a purchaser of said premises; and that grade of the same, and to apply the amount so collected toward ill immediately repay to the second party, its successors or assigns, all id real estate, or upon said mottage and for insurance and on acce and defending lible to said ands, with interest thereon at the rate of 1 and paid, until the same are repaid, except that first party agrees t taxes, and all of which said sum or sums of money, and the interest did note or notes, shall fail to pay any of said money, either principal, or fail to conform to or comply with any one or more of the covern fer of the note hereby secured, and at its, his or her option only, and or the whole of said money, interest and costs, together with the star the forcelosure of this mortgage, he forthwith entitled to the immediate rest, issues and profits thereof. For value received, the party was of the State of Oklahoma; and this mortgage and notes secured her their execution.	or interest, when due, or in case the said first party s ints contained in this mortgage, the whole sum of mo without notice, be declared due and payable at once, tutory damages in case of protest; and the legal ho inte possession of the above-described premises, and a of the first part hereby walves all benefits of the creby shall be construed and adjudged according to
ws of the State of Oklahoma at the date of EIGHTH. That in case of a foreclos	f their execution.  Ire of this niorigage, and as often as any proceedings shall be taken to therefore for to be due and navable upon the films of	foreclose same, the first party will pay to the said plain
sarge and lien upon the said premises and NINTH. That upon the institution passesion and control of the premises descri- no amount so collected by such receiver to osure of this mortgage.	therefor; fee to be due and payable upon the filing cony all legal costs of such action.  of proceedings to foreclose this mortgage, the plaintiff therein shall be seed herein, and to collect the routs and profits thereof, under the direct supplied, under the direct supplied, under the direct supplied, under the directions of the court, to the payment of any i	entitled to have a receiver appointed by the court to t tions of the court, without the proof required by stat judgment rendered or amount found due upon the f
The foregoing covenants and condition TENTH. In construing this mortga	ons being kept and performed, this conveyance shall be void; otherwise the words "first party" wherever used shall be held to mean the perfault herein, suit to foreclose this mortgage may be brought in any Gobern and all chieffore to what of such suit are hereby expressly we	
Pirst party agrees to pay the fees for IN WITNESS WHEREOF, The said	clault herein, suit to foreclose this mortgage may be brought in any Go shem, and all objections to venue of such suit are hereby expressly we recording the release of this mortgage. partof the first part hahereunto set	
Signed and Delivered in to	The state of the s	(SE
		(Sr
Plate of Oklahoma.		
rsonally appeared.	bna	
Witness my hand and official seal the	ne executed the within and foregoing instrument, and acknowledged any act and deed for the uses and purposes therein set forth.  day and year last above written.	Wasse, Palali
tate of Oklahoma,	County, ss.	
ersonally appeared	and	
en la contraction de	no executed the within and foregoing instrument, and acknowledged ary act and deed for the uses and purposes therein set forthe day and year last above written.	表にされた あいしゅう きょうこう はいしゅう しゅうしゅう ちょうしゅうしゅう かんりょう
dinte of Oklshown, County of Tula		Notary Public