MORTGAGE RECORD

Andrew March and March 1964 and March 1964 and March 1964	ang ang panggangang ang ang ang ang ang ang ang a	y of,
	County, and State of Oklahoma, partof the	ne first part, in consideration of the sum of
min hand paid, by THE ged, have mortgaged and hereby mortgage us unty of	DEMING INVESTMENT COMPANY, of Osw no the said THE DEMING INVESTMENT CO 	ego, Kansas, party of the second part, the receipt whereof is hereby acknown MLANY, its successors and assigns, the following premises, situated in the improvements thereon and appurtenances thereto belonging, together with:
		rding to the government survey thereof, and warrant the title to the san
TO HAVE AND TO HOLD the premises igns therein, to said THE DEMING INVEST said party of the first part upon the following. The said party of the first part covenants FIRST. That it is lawfully select in fear of all incumbrances; and that it will, and I ims and demands. SECOND. That said first party will pay	above described, together with all rights and MENT COMITANY, and to its successors and governants and conditions, to-wit: and agrees: of the premises hereby conveyed; that it has g ts heirs, executors and administrators shall, for to said second party or order	rding to the government survey thereof, and warrant the title to the san claims of Homestean and Exemption of the said party of the first part assigns, forever: Provided, Neventheless, and these presents are independently to sell and convey the same as aforesaid; that the said premises rever warrant and defend the title to the said premises against all law
		DOLLAR
inally, on the first day of	and true date herewith	in each year, and in accordance with
MOTTORITE ON 13 C. L		at the rate of the cach year, and in accordance with direal estate or any part thereof, when the same shall become due and part and and character leviced upon the interest therein of the mortgagee or attitled to any offset against the sums hereby secured for taxes so paid. in case the said party of the first part shall fail, for the term and per premises, the mortgagee, its successors or assigns may, at its or their optimated estate in as good repair and condition as the same are in at this dr
FIFTH. That said first party will at on nsurance companies approved by said second nity for the payment of said debt, interest, a said second party or assigns, and will so main re said buildings, acting as agent for said first playable to said second party of the second payable to said second party or assigns to the not of said first party, to any subsequent pure by specifically given, full power to settle an SIXTH. That the said first party will in aid for taxes and assessments against said resaid premises and expenses of perfecting and so of money may have been so advanced an law on all supersympted for deligioner to.	se insure the buildings upon said premises againgth, for not less than a three-year term, and and all sums secured hereby, each policy having takin such insurance until said debt is paid, an st party in every particular; that every insuran our or assigns, as above provided; and, whether extent of their interest as mortgage in said pechaser of said premises; and that, in the even of collect the same, and to apply the amount so minediately repay to the second party, its suce call estate, or upon said mortgage and for last defending title to said hunds, with interest the dipaid, until the same are repaid, except that or, and it of which said sum or sums of more.	is the state of the control of the c
SEVENTH. That if the makers of said a unid or permit waste upon said premises, or sin secured may, at the option of the holder of mortgage may thereupon be foreclosed for the soft shall, upon the filing of a petition for the take possession, and receive and collect nation or appraisement and exemption laws or of the State of Oklahoma at the date of the EIGHTHI. That in case of a foreclosure a	note or notes, shall fail to pay any of said mone fail to condrom to or comply with any one or of the note hereby secured, and at its, his or he he whole of said money, interest and costs, tog i foreclosure of this mortgage, be forthwith eather exist, issues and profits thereof. For value r of the State of Oklahoma; and this mortgage as pir exceution.	ey, either principal or interest, when due, or in case the said list party si more of the covenants contained in this mortgage, the whole sum of mor r option only, and without notice, be declared due and payable at once, is gether with the statutory damages in case of protest; and the legal holided to the immediate possession of the above-described premises, and necerived, the party of the first part hereby waives all benefits of the st all notes secured hereby shall be construed and adjudged according to us shall be taken to forcelose same, the first party will pay to the said plain
		ble upon the filing of petition for forcelosure, and the same shall be a fort till therein shall be entitled to have a receiver appointed by the court to to cof, under the directions of the court, without the proof required by state a payment of any judgment rendered or amount found due upon the found by court of the proof of the found by court of the proof of the proof of the found by court of the proof
itly and soverally. It is expressly stipulated that, upon defaul of residence of mortgagors, or either of then First party agrees to pay the fees for recommendations.	It herein, suit to foreclose this mortgage may be, and all objections to venue of such suit are ording the release of this mortgage.	all be void; otherwise of full force and virtue. seld to mean the persons named in the preamble as parties of the first prescribed in any County where the real estate mortgaged is situated, regalereby expressly waived. handthe day and year first above written.
Signed and Delivered in the P	resence of	(Se (Se
		and the first transfer of the first transfer
rte of Oklahoma	County, 8s.	(Sp
Before me,	a Notary Public, in and for said Cou	unty and State, on this
ne known to be the identical personwho e	xecuted the within and foregoing instrument, act and deed for the uses and purposes therein and year last above written.	and acknowledged to me that
ate of Oklahoma,	County, ss.	Notary Public and State, on thisday of
sonally appeared	and executed the within and foregoing instrument, act and deed for the uses and purposes therein and very last above written.	and acknowledged to me that
Witness my hand and official seal the day		