MORTGAGE RECORD

OKLAHOMA FARM MORTGAGE				
Know All Men by These Prese	nts, That on this	day of		
Audu Au zau vy Oppu prin			and the second s	
at	County, and State of Oklahon	ia, part of the first part	, in consideration of the sum	of
to	THE DEMING INVESTMENT CO gage unto the said THE DEMING IN, in the State of Oklahous particularly bounded and described	MPANY, of Oswego, Kansas VESTMENT COMPANY, i ma, with all the improveme as follows, to-wit?	s, parfy of the second part, the its successors and assigns, the ints thereon and appurtenance	receipt whereof is hereby acknow following premises, situated in the es thereto belonging, together wit
				DOLLARS
with Interest thereon from			of per cent.	per annum, payableance with
annually, on the first day of	party, with coupons attached, of evi pay all taxes, charges or assessment ond, including all taxes and assessme said mortgage, and the said first parl e said mortgage or the legal holder he to pay any taxes levied agains will keep all buildings, fences, and other			
FIFTH. That said first party will an insurance companies approved by said courity for the payment of said debt, into said seond party or assigns, and will ensure said buildings, acting as agent for a collateral security to the party of the se payable to said second party or assigns gent of said first party, to any subseque ereby specifically given, full power to se SINTH. That the said first party opaid for taxes and assessments against on said premises and expenses of perfections of the party of the second party of the second party of the party	at once insure the buildings upon as second party, for not less than a thre trest, and all sums secured hereby, en or maintain such insurance until said aid first party in every particular; the cond part or assigns, as above provid to the extent of their interest is more thruchaser of said premises; and to apple will immediately repay to the secon said real estate, or upon said mortg g and defending title to said lands, y ced and paid, until the same are rejent taxes, and all of which said sum-	tid premises against loss by the year term, and at once de tich policy having a subroga debt is paid, and if default at every insurance policy on the degage in said premises; and that, in the event of loss unly the amount so collected to party, its successors or as ago and for insurance and with interest thereon at the anid, except that first party or sums of money, and the	hre, lightning and wind storm liver all policies to said second tion mortgage clause attached; is made therein, then said se said premises issued before have been actually assigned that said second party or a der such policy or policies, it toward the payment of the isgus, all and every such sum on account of tiens, claims, rate of ten (10) per cent-per agrees to pay the penalties au interest to accrue thereon, she	in the amount of \$. 1 party as collateral and addition t thereto with loss, if any, nayab cond party may so insure and re said debt is paid shall be assigne or not, they shall, in case of los assigns may assign said policies, it as second party shall have, and debtedness hereby secured, and sums of money as it may hav adverse titles and incumbrance annum from the time said sum of the legal rate of interest specifie dit be a charge upon said premise all be a charge upon said premise
ums of money may have been so advain y law on all sums expended for delinque nd shall be secured by this mortgage. SEVENTH. That if the makers of ommit or permit waste upon said premiserin secured may, at the option of the his mortgage may thereupon be foreclose ereof shall, upon the filing of a petition to once take possession, and receive and aluation or appraisement and exemption was of the State of Oklahoma at the date EIGHTH. That it case of a forcel	said no ar notes, shall fail to pay ses, or fail to conform to or comply older of the note hereby secured, and d for the whole of said money, intere for the forcelosure of this mortgage, to cliect rents, issues and profits there laws of the State of Oklahoma; and so their execution. losure of this mortgage, and as often	any of said money, either privite any one or more of the any one or more of the stand costs, together withe forthwith entitled to the of. For value received, the this mortgage and notes see any proceedings shall be to any proceedings shall be to the same and the s	incipal or interest, when due, covenants contained in this is covenants contained in this ill, and without notice, be deel the statutory damages in case immediate possession of the report of the first part here sured hereby shall be constructed to forcelose same, the first part of the construction of the	or in case the said first party sha nortgage, the whole sum of more ared due and payable at once, an se of protest; and the legal hold thove-described premises, and ma by waives all benefits of the sta- ed and adjudged according to the t party will pay to the said plainti
a reasonable attorney's fee of S	therefor fee to l d pay all legal costs of such action. or of proceedings to foreclose this mo cribed herein, and to collect the rants	be due and payable upon the rigage, the plaintiff therein a and profits thereof, under the	e filing of petition for forecloss shall be entitled to have a rece he directions of the court, with	ire, and the same shall be a furthe iver appointed by the court to tak out the proof required by statut
the amount so collected by such receiver to closure of this mortgage. The foregoing covenants and condition of the covenants of residence of mortgagors, or either of First purty agrees to pay the fees fin-Witness Whereof, The sa	tions being kept and performed, this gage the words "first party" whereve default herein, suit to forcelose this of them, and all objections to venue for recording the release of this morte	s conveyance shall be void; ir used shall be held to mear mortgage may be brought ir of such suit are hereby expr rage.	otherwise of full force and vir a the persons named in the pro- any County where the real e- ressly waived.	tue. camble as parties of the first par- itate mortgaged is situated, regard
IN WITNESS WHEREOF, The sa	id partof the first part hahe THE PRESENCE OF	reunto set	hand the day and year	first above written.
SHAPE AND DEATHER) IN	a returned and Martine and annual engine	************		(Seat
State of Oklahoma	County, es.	Born Andrews		(Seai
Before me,	a Notary Public, in	and for said County and St		
o me known to be the identical person	who executed the within and foregoi ntary act and deed for the uses and a he day and year last above written.	ing instrument, and acknow purposes therein set forth.	ledged to me that	executed the sam
State of Gklahoma,	County, ss.			
personally appeared		bnd	appeter a region of the transfer of the transf	Salami meri da samban da mana
to me known to be the identical person	intary act and deed for the uses and i	purposes therein set forth.		집 계속 이번 중 중이 되는 하이지 않다.
State of Whishamp County of Ilui	lan aa		일 본 등 도시에 나를 가고 그는 그 모든 함	
Filed for record this	day of			
Ву	Deputy. (Seau)		Register of Decds