MORTGAGE RECORD

Hundred and Secret between and State of Oblahoma, of the Country of Charles and State of Oblahoma, and State of Oblahoma, of the second part: WITNESSETH, That the said partitude the first part in consideration of the sum of the Montage to the said party of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the said party of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the said party of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the sum	DOLLARS,	adain, hie Co
of the County of Charles and State of Oklahoma, and State of Oklahoma, of the second part: WITNESSETH, That the said part the first part in consideration of the sum of the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part of the second	DOLLARS,	and the Co
of the second part: WITNESSETH, That the said part the first part in consideration of the sum of the second part: WITNESSETH, That the said part the first part in consideration of the sum of the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part of the s	DOLLARS,	and the Co
of the second part: WITNESSETH, That the said part the first part in consideration of the sum of the second part: WITNESSETH, That the said part the first part in consideration of the sum of the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part, his heirs, administrators or assign in the State of Oklahoma, described as followed the sum of the second part of the s	DOLLARS,	and the Co
WITNESSETH, That the said part the first part in consideration of the sum of Noto	DOLLARS,	mann, the Co
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbeders, removed the first part therein. And the said particular the first part do hereby covenant and agithe lawful owners for the premises above granted and shall incumbrances of whatsoever kind except a certain multiplication. The same is free and clear of all incumbrances of whatsoever kind except a certain multiplication.	DOLLARS, sold and by these presents do Grant, Bar ns, forever, all that tract or parcel of land situated in the laws, to-wit: See See Seconding to the Government survey thereof. See Should hereafter appear in any of the land departments or off reacted, all costs and expenditures made in that behalf shall be ad situated, all costs and expenditures made in that behalf shall be ad rece that at the delivery hereof. The second of the Government survey thereof.	flices o
of the Indian Meridian, containing in all. And it is hereby secured and shall be a interest a the party of the second part, of the second part, norder to preserve or protect the title hereinstores was in order to preserve or in the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinstores was into the first part therein. And the said particular that the first part do hereby covenant and aging the lawful owner. To the premises above granted and shall be said particular that the same rate, with the appurtenances, rent of the first part therein. And the said particular that the same rate, with the appurtenances, rent of the first part therein. And the said particular that the same rate, with the appurtenances, rent of the first part therein. So the lawful owner for the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain member of the Start Part of the	sold and by these presents do Grant, Bar as, forever, all that tract or parcel of land situated in the law, to-wit: """""""""""""""""""""""""""""""""""	flices o
AND MONTGAGE to the said party of the second part, his heirs, administrators or assigns in the State of Oklahoma, described as followed the next help the Markharesh Quarter of Delettions of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said particle of the first part dohereby covenant and agithe lawful owner-of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain member of the Street and Color of all incumbrances of whatsoever kind except a certain member of Street and Color of all incumbrances of whatsoever kind except a certain member of the Street and Color of all incumbrances of whatsoever kind except a certain member of the Street and Color of all incumbrances of whatsoever kind except a certain member of the Street and Color of the Stre	ns, forever, all that tract or parcel of land situated in the land situated land situated in the land situated situated all costs and expenditures made in that behalf shall be an interest of sair rece that at the delivery hereof. The land situated in the land interest of sair rece that at the delivery hereof. The land situated in the land interest of sair rece that at the delivery hereof. The land situated in the land departments or of the land interest of sair rece that at the delivery hereof. The land situated in the land departments or of the land dep	ffices o
of the new halfal Routhwesh Freather of slate of Oklahoma, described as followed halfal Routhwesh Freather of slate of slate of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbefore war amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said partenance the first part dohereby covenant and agine lawful owner for the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain member of the Street of the Street of the same is free and clear of all incumbrances of whatsoever kind except a certain member of Street of the Street of the Street of the same and	ess, according to the Government survey thereof. s, should hereafter appear in any of the land departments or off rended, all costs and expenditures made in that behalf shall be at six issues and profits and all the estate title and interest of said rec that at the delivery hereof. The state of the state of the continue of the state of the continue of the state of the continue of the state	flices o
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbefore war amounts hereby secured and shall bear interest at the mane rate, with the appurtenances, rent of the first part therein. And the said particulate the first part dohereby covenant and age the lawful owner. Of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain members in NVESTABERTY COMPANY.	ess, according to the Government survey thereof. s, should hereafter appear in any of the land departments or off rended, all costs and expenditures made in that behalf shall be ad, issues and profits and all the estate title and interest of sale ree that at the delivery hereof. The third at the delivery hereof the sale of the continuous and profits and will Warmart and Defend the title to ortgage for \$1.2.12	ffices o
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigneral Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said part of the first part dohereby covenant and age the lawful owner. Of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain meaning in NVESTMIENT COMPANY.	ess, according to the Government survey thereof. s, should hereafter appear in any of the land departments or off rented, all costs and expenditures made in that behalf shall be ad s, issues and profits and all the estaty title and interest of sale ree that at the delivery hereof the state of inheritance therein, and will Warnaar and Defend the title to ortgage for \$2.2.2.2.	ffices o
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigneral Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said part of the first part dohereby covenant and age the lawful owner. Of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain meaning in NVESTMIENT COMPANY.	ess, according to the Government survey thereof. s, should hereafter appear in any of the land departments or off rented, all costs and expenditures made in that behalf shall be ad s, issues and profits and all the estaty title and interest of sale ree that at the delivery hereof the state of inheritance therein, and will Warnaar and Defend the title to ortgage for \$2.2.2.2.	ffices o
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigneral Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said part of the first part dohereby covenant and age the lawful owner. Of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain meaning in NVESTMIENT COMPANY.	ess, according to the Government survey thereof. s, should hereafter appear in any of the land departments or off rented, all costs and expenditures made in that behalf shall be ad s, issues and profits and all the estaty title and interest of sale ree that at the delivery hereof the state of inheritance therein, and will Warnaar and Defend the title to ortgage for \$2.2.2.2.	ffices o
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said particle of the first part dohereby covenant and agine lawful owners of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain member of the premise in the party of the premise in the same is free and clear of all incumbrances of whatsoever kind except a certain member of the party of the second part, or its assigns a more or left and the same rate, with the approximation of the party of the second part, or its assigns a more or left and the second part, or its assigns a more or left and its hereby second part, or its assigns a more or left and its hereby second party of the s	ess, according to the Government survey thereof. 5, should hereafter appear in any of the land departments or off transfed, all costs and expenditures made in that behalf shall be ad 5, issues and profits and all the estatuty title and interest of said ree that at the delivery hereof the state of inheritance therein, and will Warnarr and Depend the title to ortgage for \$2.2.00.	ffices o
of the Indian Meridian, containing in all. And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said particle of the first part dohereby covenant and agine lawful owners of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain member of the premise in the party of the premise in the same is free and clear of all incumbrances of whatsoever kind except a certain member of the party of the second part, or its assigns a more or left and the same rate, with the approximation of the party of the second part, or its assigns a more or left and the second part, or its assigns a more or left and its hereby second part, or its assigns a more or left and its hereby second party of the s	ess, according to the Government survey thereof. 5, should hereafter appear in any of the land departments or off transfed, all costs and expenditures made in that behalf shall be ad 5, issues and profits and all the estatuty title and interest of said ree that at the delivery hereof the state of inheritance therein, and will Warnarr and Depend the title to ortgage for \$2.2.00.	ffices o
And it is hereby mutually agreed that in case the party of the second part, or its assigns general Government, or in any court, in order to preserve or protect the title hereinbefore was amounts hereby secured and shall bear interest at the same rate, with the appurtenances, rent of the first part therein. And the said part. It is first part dohereby covenant and agithe lawful owner. Of the premises above granted and seized of a good and indefeasible estate o and that the same is free and clear of all incumbrances of whatsoever kind except a certain meaning invitational court of the premises.	s, should hereafter appear in any of the land departments or of transtel, all costs and expenditures made in that behalf shall be ad s, issues and profits and all the estates title and interest of said rec that at the delivery hereof. The land of inheritance therein, and will Warnake and Depend the title to ortgage for S.	dded to
general Government, or in any court, in order to preserve or protect the title hereinbefore war amounts hereby secured and shall bear interest at the mannerate, with the appurtenances, rent of the first part dohereby covenant and ag the lawful owners. Of the premises above granted and seized of a good and indefensible estate of and that the same is free and clear of all incumbrances of whatsoever kind except a certain member of NVERTMERTEN COMPANY.	rranted, all costs and expenditures made in that behalf shall be at said in the profits and all the estate title and interest of said ree that at the delivery hereof. The said of inheritance therein, and will Warman and Defend the title to ortgage for \$ Julius 1.	dded to
DEMING INVESTMENT COMPANY. THIS GRANT is intended as a Mongrage to secure the payment of the sum of)	
THIS GRANT is intended as a Morroage to seeme the payment of the sum of		
or dur Hundred Vaurilieur Masson payable ag follows, to-wit:	I)OLL,
s210 September 1st, 19/1 ; s	1st, 10 -; \$1st,	19
204 Sentimber 1 1st 10/V .s	1st. 10 · \$ 1st.	19.7
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the	terms of two certain promissory note	Lihir
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kausas, according to the executed and delivered by the said parts and the first part to the said party of the second par specified. But if default be made in such payment, or any part thereof or interest thereon wh mortgage or lieu prior to this are not paid when the same are due and payable, or if the insur lute, and the whole shall become due and payable, and it shall be lawful for said party of the sell the premises hereby granted, or any part thereof, in the manner prescribed by law, appre part, his heirs, administrators or assigns; and out of all the moneys arising from such saic thereon, and interest on delinquent taxes at the rate fixed by law, together with the costs and by the party making such sale, on demand to the said parts.	en due, of the taxes, or if any installment of principal or inte ance is not kept in force thereon, then this conveyance shall be second part, his heirs, administrators or assigns, at any time the aisement hereby waived or not, at the option of the party of to retain the amount due for principal and interest, taxes and teharges of making such sale, and the overplus, if any there be, she heirs or assigns.	rest of come ereafte the sold pen hall be
And said mortgagor Afarther expressly agreethat in case of foreclosure of this mortgagor as the increase of the mortgagor will pay to said plaintiff fifty dollars as a reasonable atter tory feets said fee to be due and payable upon the filing of petition for foreclosure and the sa mortgage, and the amount thereof shall be recovered in said foreclosure suit and included in a and the lien hereof enforced in the same manner as the principal debt hereby secured. It is exmay be brought in County where real estate mortgaged is situated regardless of residence of thereby expressly waived.		
IN WITNESS WHEREOF, The said parties of the first part have hereunto set.	hands and seal the day and year first abo	ve wri
SIGNED AND DELLYPHED IN PRESENCE OF	0// 1/7	
11. FIME and Soopen	agnes B. Jehry	
W. Molles	agnes B. Tely	(S
State of Mahayana. Le kaves County, so.		
7 Before ment Mack Placock	a Notary Public, in and for said C	County
Hate, an shis C 29 day of aug	19/0 , personally appeared	
Thomas Verry and agusto B. Verry, &	lis wife	ang ii.
		air ka
to me known to be the identical persons who executed the within and foregoing instrument, a		d the
as. There and voluntary act and deed for the uses and purposes therein	sat forth.	
WITNESS my hand and official scal the day and year last above set forth.	(X)	
My commission expires Det 15 1011 (seal)	Mack Tracock	a-Puly
ASSÌGNME		,
For and in consideration of the sum of		DOLL
toin hand paid, the receipt of which is hereby acknowledged		
the within mortgage and notethereby secured, without recourse.		
IN WITNESS WHEREOF, have hereunto set hand the	isday of	19
State of County, os.		
On thisday of		
appeared		
who is to me personally known to be the identical person, who executed the foregoing assiste	ment, and duly acknowledged the execution of the same to be his	s volu
who is to me personally known to be the identical person,who executed the foregoing assign act and deed for the uses and purposes therein expressed.		
IN TESTIMONY WHEREGF, I have hereunto set my hand and official seal, on the da	ry and date last above written.	
My commission expires	Notary	y Pub'
	11/2013	
State of Calahoma, County of Tulon, an. This instrument was filed for record on the	I H6. Walkly	