MORTGAGE RECORD

	OMA FARM	MORTGAG	E	
Know All Men by Theor Presents, That on this	anna R. S.	telle Husha	uh and migh	1921
Charles a. Stelle in	my diene	of lawfue	age 0	
Tuelora Tuendes and &	tate of Oklahoma, part woof the	first part, in consideration	of the sum of	DOLLARS
lged, have mortgaged and hereby mortgage unto the said Th	TE DEMING INVESTMENT COM	MPANY, its successors and	assigns, the following prem	ises, situated in th
outs issues and profits thereof, and more particularly bounde	State of Oklahoma, with all the ind and described as follows, to-wit:	mprovements thereon and a	ppurtenances thereto belor	iging, together wit
Lir two (2) and Southward (30) in Township Elight	en (18) moth,	Range This	un (13) East	- ming
				and the first of the second of
<u></u>				
		ويرون درييل بيو <u>يينيو الموسية.</u> حيليون الإولاد الأرواد الأراسية.		مىيىسىدىدىدىدىدىدىدىدىدىدىدىدىدىدىدىدىدىد
وي ري				A Company
the Indian Meridian, containing in all	ed, together with all rights and cl 'ANY, and to its successors and a	ing to the government surv laims of Homestean and E ssigns, forevert Provided,	ey thereof, and warrant th NEMPTION of the said party NEVERTHELESS, and these	e title to the same of the first part of presents are mad
f the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premises above describsings therein, to said THE DEMING INVESTMENT COMP yaid party of the first part upon the following covenants an The said party of the first part eovenants and agrees: FIRST. That it is lawfully esticed in fee of the premise car of all incumbrances; and that it will, and its heirs, executions and depression.	d conditions, to-wit: as hereby conveyed; that it has got	od right to sell and convey t	he same as aforesaid; that t	he said premises ar
anns and demands.			the control of the first first the control of the c	
SECOND. That said first party will pay to said second	l party or order.			pollyk
ith interest thereon from.	nd Sept. until poid a	it the rate of	nd in accordance with	ryable Durk
ith interest thereon from. muslly, on the first day of the said first party, with coupous ritain promissory noteof the said first party, with coupous THIRD. That said first party will pay all taxes, chargole, under the laws of the State of Oklahoma, including all tax signs; and will pay all taxes levied upon said mortgage, and the PROVIDED, HOWEVER, That the said mortgage or thirty days after the same shall become due, to pay any tax says taxes.	attached, of even date herewith, es or assessments levied upon said was and assessments, of every kind	real estate or any part the	reof, when the same shall be the interest therein of t	ecome due and pa he mortgagee or i
signs; and will pay all taxes levied upon said mortgage, and t PROVIDED, HOWEVER, That the said mortgage or	he said first party shall not be ent the legal holder of this mortgage,	itled to any offset against t	he sums hereby secured for its first part shall fail, for it	taxes so paid, the term and perio
Transfer the state of the state	Canada and relianting propagation and control	uid woul pathty in an mond won	nigand agnitition of the gar	as area in at this dat
FIGURIA. That said first party will at once insure the be insurance companies approved by said second party, for not curity for the payment of said debt, interest, and all sums ze said second party or assigns, and will so maintain such insusure said buildings, acting as agent for said first party in every collateral security to the party of the second part or assigns, payable to said second party or assigns to the extent of their each specifically given, full power to satid and collect the said sirst party, to any subsequent purchaser of said reby specifically given, full power to satile and collect the said statement of their second party or assigns to said rand collect the said first party will immediately repaid for taxes and assessments against said real estate, or a said promises and expenses of perfecting and defending title ms of money may have been so advanced and paid, until laye on all suns exponded for delinquent taxes, and all of v	ulldings upon said premises agains less than a three-year term, and	st loss by fire, lightning and at once deliver all policies is	wind storm in the amount o said second party as colla	of 8 Addition
curry for the payment of such close, interest, and an suma se said second party or assigns, and will so maintain such insu sure said buildings, acting as agent for said first party in eve	rance until said debt is paid, and ery particular; that every insurance	a subregation mergage cia if default is made therein, policy on said premises iss	then said second party in med before said debt is pa	ny so insure and r id shall be assigne
s collateral security to the party of the second part or assigns, a payable to said second party or assigns to the extent of their tent of said first party, to any subsequent purchaser of said	as above provided; and, whether r interest as mortgagee in said pre premises; and that, in the event	the same have been actual unises; and that said second of loss under such policy o	ly assigned or nor, they sl L party or assigns may ass r policies, the second part;	hall, in case of los ign said policies, i y shall have, and
reby specifically given, full power to settle and collect the se SIXTH. That the said first party will immediately reported for the said first party will immediately reported for these said first party and seems and assessments are said for the said said said.	one, and to apply the amount so may to the second party, its successions said mortgage and for insur-	collected toward the paymessors or assigns, all and ever	ent of the indebtedness he y such sum and sums of me ens. claims, adverse titles	reby secured. oney as it may hav and incumbrance
is said premises and expenses of perfecting and defending title ans of money may have been so advanced and paid, until	to said lands, with interest thereof the saine are repaid, except that f	on at the rate of ten (10) p first party agrees to pay the	er cent, per annum from the	of interest specific
y law on all sums expanded for delinquent taxes, and all of vid shull be secured by this mortgage. SEVENTH. That if the makers of said note or notes, s	shall fail to pay any of said money	, and the morest to accrue , either principal or interes	, when due, or in case the	said first purty sho
ommit or permit waste upon said premisss, or this to contorn brein secured may, at the option of the holder of the note her his mortgage may thereupon be foreclosed for the whole of sa	a to or comply with any one or me by secured, and at its, his or her id money, interest and costs, toge	option only, and without no ther with the statutory da	med in this mortgage, the votice, be declared due and principal in case of protest; a	ayable at once, ar and the legal hold
proof shall, upon the filling of a polition for the forcelosure of concerntage possession, and receive and collect reals, issues of dustion or supersisement and exemution laws of the State of	this mortgage, be forthwith entitled ind profits thereof. For value ree Oklahoma; and this mortgage and	led to the immediate posses served, the party of the fir I notes secured hereby shal	sion of the above-described st part hereby waives all I I be construed and adjude	premises, and me senefits of the sta- ed according to the
nd shall be secured by this mortgage. SEVENTH. That if the makers of isaid note or notes, summit or permit waste upon said premises, or fail to conformer or secured may, at the option of the holder of the note her is mortgage may thereupon be foreclosed for the whole of sairce of shall, upon the filing of a potition for the foreclosure of conec take possession, and receive and collect reats, issues a duation or appraisement and exemption laws of the State of was of the State of Machama at the date of their execution. EIGHTH. That in case of a foreclosure of this mortgage.	e, and as often as any proceedings	s shall be taken to foreclose s	ame, the first party will pay	to the said plainti
reasonable attorney's fee of \$ 125. Marge and lien upon the said premises and pay all legal costs MINTH. That upon the institution of proceedings to I Jasession and control of the premises described herein, and to be amount so collected by such receiver to be applied, under the	therefor; fee to be due and payable of such action.	e upon the filing of petition	for foreclosure, and the sar	ne shall be a furth by the court to tak
basession and control of the premises described herein, and to be amount so collected by such receiver to be applied, under if	collect the rents and profits thereo he directions of the court, to the I	of, under the directions of the payment of any judgment	e court, without the proof rendered or amount found	required by statut due upon the for
osure of this mortgage. The foregoing covenants and conditions being kept and TENTH. In constraing this mortgage the words "first	performed, this conveyance shall party" wherever used shall be be	l be void; otherwise of full f ld to mean the persons nan	orce and virtue. ied in the preamble as part	ies of the first par
inly and severally. It is expressly stipulated that, upon default herein, suit is of residence of nortgagors, or either of them, and all objective frist party agrees to pay the fees for recording the relation WITNESS WILEMEDOF, The said party-se-of the first party agreement of the first party-se-of the first party-se-of-party	to foreclose this mortgage may be etions to venue of such suit are he	brought in any County whe	re the real estate mortgaged	l is situated, regard
First party agrees to pay the fees for recording the releasing WITNESS WHEREOF, The said party of the first	ise of this mortgage. it part have hereunto set He	hand the d		
Signed and Delivered in the Presence of		milion a	Stule	(Sea
Signed and Delivered in the Presence of		Chair à.	Steele	(Sea
				(Sea
Before me, athur Jume a No	stary Public, in and for said Coun	ty and State, on this	& th day of ma	ــاب19
resonally appeared	thin and foregoing instrument, as	nd acknowledged to me tha	Aura Sun	ward a ge executed the san
Before me, a No. Before me, a	or the uses and purposes therein so above written.	et forth.	To d	
y commission expires 22, 79/	3.14	amu	arune	Notary Public.
tate of Oklahoma,		inty and State, on this		
ersonally appeared	- but	er partition of the contract o	e en eggat e gelomenenen en e	
o me known to be the identical person. Who executed the wis	thin and foregoing instrument, an or the uses and purposes therein so	id acknowledged to me that et forth.		executed the sam
y commission expires	andyg witteria			Notary Public
and the state of t				
Viate of Oklahoma, County of Tulsa, ss.		anger all two die flagt die die der eine		
viate of Chlahoma, County of Tulso, ss. Filed for record (his	A. D. 10	u	o'clock	۹.,