MORTGAGE RECORD

	FARM MORTGAGE	
Know All Hen by These Presents, That on this 2/" Samuel S. Miller and So	ach St. Miller, Judicife	
ot Tulsa County, and Space of Oklahor Cights humidred	na, part Aldof the first part, in consideration of the sum of	
to the said THE DEMING INVESTMENT Co	MPANY, of Oswego, Kansas, party of the second part, the receives TMENT COMPANY, its successors and assigns, the follow	pt whereof is hereby acknowl- wing premises, situated in the
County ofin the State of Oklaherents, issues and profits thereof, and more particularly bounded and described		
The west half of the southeast qual nimeteen 19 of range twelve (12)	ter of section seventeen (17)) township
nearltear (9) of orange twelve (12)	ast de	and the state of t
National Control of the Control of t		
of the Indian Meridian, containing in all acres, in TO HAVE AND TO HOLD the premises above described, together w	ore or less, according to the government survey thereof, and with all rights and claims of Homestead and Exemption of the	varrant the title to the same, said party of the first part or
of the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premises above described, together wissigns therein, to said THE DEMING INVESTMENT COMPANY, and to it by said party of the first part upon the following covenants and conditions, to The said party of the first part covenants and agrees; EIRST. That it is tentily earlier to go of the remains because we have covened to the control of the conditions.	s successors and assigns, forever: Provided, Nevertheless, -wit:	and these presents are made
FIRST. That it is lawfully seized in fee of the premises hereby convector of all incumbrances; and that it will, and its heirs, executors and adminicalized and demands. SECOND. That said first party will pay to said second party or orde	strators shall, forever warrant and defend the title to the sai	d premises against all lawful
SECOND. That said hist party will pay to said second party or orde	10 mill will be the rate of the	DOLLARS,
with interest thereon from Azerway 25 (19), and 19), on the first day of Azerway 25 and 19), and 19). THIRD, That said first party will pay all taxes, charges or assessmentable, under the laws of the State of Oklahoma, dicluding all taxes and assessing and will pay all taxes levied upon said mortgage, and the said first pay all taxes are the same shall become due, to pay any taxes levied again any such taxes.	in each year, and in accordance	with One
THIRD, That said lirst party will paylyll taxes, charges or assessment able, under the laws of the State of Uklahoma, fincluding all taxes anylysessessy assigns; and will pay all taxes levied upon said mortgage, and the said first put PROVIDED HOWEVER "Just this said mortgage or the level under	to levice upon said real estate or any part thereof, when the said of every kind and character levied upon the interest the said shall not be entitled to any offset against the sums hereby see of this mortage, in case the said party of the first part shall	me shan become due and pay- erein of the mortgagee or its seured for taxes so paid. fail, for the term and period
FOTDUIT What said first participall boar all buildings farger and other	innergraments on raid real artatain as mort rensir and condition	og the game aroin at this date.
FIFTH. That said first party will at once insure the buildings upon a nisurance companies approved by said second party, for not less than a the centry for the payment of said debt, interest, and all sums secured hereby, e	aid premises against loss by fire, lightning and wind storm in the ex-year term, and at once deliver all policies to said second particle policy having a subrogation mortgage clause attached ther	e amount of \$. ty as collateral and additional eto with loss, if any, payable
to said second party or assigns, and will so maintain such insurance until said insure said buildings, acting as agent for said first party in every particular; is collateral security to the party of the second part or assigns, as above provi	debt is paid, and if default is made therein, then said second nat every insurance policy on said premises issued before said of led; and, whether the same have been actually assigned or no	party may so insure and re- lebt is paid shall be assigned of, they shall, in case of loss,
FIFTH. That said first party will at once insure the buildings upon a in insurance companies approved by said second party, for not less than a this security for the payment of said debt, interest, and all sums secured hereby, etc. and the said second party or assigns, and will so maintain such insurance until said insure said buildings, acting as agent for said first party in every particularly as collateral security to the party of the second part or assigns, as above provibe payable to said second party or assigns to the extent of their interest as no agent of said first party, to any subsequent purchaser of said premises; and hereby specifically given, full power to settle and collect the same, and to appear to the said second party as a said premises; and said premises and expenses of perfecting and defending title to said lands, sums of money may have been so advanced and paid, until the same are treed.	tragge in said premises; and that said second party or assign that, in the event of loss under such policy or policies, the set by the amount so collected toward the payment of the indebt of party, its successors or assigns, all and every such sum and a	s may assign said policies, as cond party shall have, and is educes hereby secured. tuns of money as it may have
so paid for taxes and assessments against said real estate, or upon said mort, on the said premises and expenses of perfecting and defending title to said lands, sams of money may have been so advanced and paid, uptil the same are re	age and for insurance and on account of liens, claims, adve with interest thereon at the rate of ten (10) per cent, per annu paid, except that first party agrees to pay the penalties and the	erse titles and incumbrances in from the time said sum or legal rate of interest specified
by law on all sums expended for delinquent taxes, and all of which said sum and shall be secured by this mortgage. SEVENTH, That if the makers of said note or notes, shall fail to pay the property of the p		
and shall be secured by this mortgage. SEVENTH. That if the makers of said note or notes, shall fail to pay commit or permit waste upon said premises, or fail to conform to or comply herein secured may, at the option of the holder of the note hereby secured, this mortgage may thereupon be foreclosed for the whole of said money, internered shall, upon the filing of a petition for the foreclosure of this mortgage, to one fake possession, and receive and collect rents, issues and profits ther valuation or appraisement and exemption laws of the State of Oklahoma; and leaves of the State of Oklahoma; and	I at its, his or her option only, and without notice, be declared ask and costs, together with the statutory damages in case of be forthwith entitled to the immediate possession of the above	due and payable as once, and protest; and the legal holder described premises, and may
nt once take possession, and receive and collect rents, issues and profits ther valuation or appraisement and exemption laws of the State of Oklahoma; and aws of the State of Oklahoma at the date of their execution. EIGHTH. That in case of a foreclosing of this mortgage, and as often		
a reasonable attorney's fee of \$	be due and payable upon the filing of petition for foreclosure, a	nd the same shall be a further
NINTH. That upon the institution of proceedings to forcelose this m possession and control of the premises described herein, and to collect the rent the amount so collected by such receiver to be upplied, under the directions of closure of this mortgage.	한 가장한 가격이 가는 가는 가는 것 같아. 가는 그들은 가는 그들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.	
The foregoing covenants and conditions being kept and performed, the TENTH. In construing this mortgage the words "first party" wherev jointly and severally.		
It is expressly stipulated that, upon default herein, suit to foreclose this less of residence of mortgagors, or either of them, and all objections to venue First party agrees to pay the fees for recording the release of this mort IN WITNESS WHEREOF, The said particle of the first part have the	of such suit are hereby expressly waived. gage. reunto set Lew hands the day and year first	aboye written.
Signed and Delivered in the Presence of	Samuel A Mille	7(SEAL)
a. L. Berry:	Sarah HM Mallant	(Seal)
State of Talea County, so	1. LEGULARIANA.	(SEAL)
Before me, & W. Lenning a Notary Public, in personally appeared Sandul & Miller	and Jarah I M. Miller Lile	Davido)
o me known to be the identical person who executed the within and foregrams. Tree and voluntary act and deed for the uses and Witness my hand and official seal the day and year last above written. My commission expires.	ing instrument, and acknowledged to me that College purposes therein set forth.	executed the same
My commission expires		Notary Public.
Before me,	and for said County and State, on this day of	
to me known to be the identical personwho executed the within and forego	ing instrument, and acknowledged to me that	The Control of the Co
asfree and voluntary net and deed for the uses and Witness my hand and official seal the day and year last above written. My commission expires	E. N	Notary Public.
State of Ohlahama, County of Tuloc, so.		aroually 1 don't.
Filed for record this	(SEAL) St. Walkley	lock