MORTGAGE RECORD

Bull	OKLA	HOMĄ FARM	1 MORTGAG	b	
Know All Men by	These Presents, That on t	.his. 5 D	day of August		
1 Larson	13, Douber	and wile	ra 10, mo	10 00	
alu Tio	County,	and State of Oklahoma, parties	of the first part, in consideration	a of the sum of	
i medte	hand paid, by THE DEMINO	INVESTMENT COMPANY, of Cald THE DEMING INVESTMENT	Oswego, Kansas, party of the se-		DOLLARS, hereby acknowl-
County of	Daai	the State of Oklahoma, with all	the improvements thereon and	and the first of t	
rents, issues and profits the	ereof, and more particularly be	aunded and described as follows, to	o-witi	تحد المرا براجيد	£
quante	The one go !	lo PL tain	S 30 C	leas altra	quarte
loca Ox	The west	quarter o	of Section	Range (1)	~~
1 sulous	Las Ola			0	
		san and an analysis and an ana			
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of the Indian Meridian, e TO HAVE AND T	ontaining in all 0 0 10 10 10 the premises above d	neres, more or less, a escribed, together with all rights a COMPANY, and to its successors at and conditions, to-wit:	and chins of Homestead and	vey thereof, and warrant the ti	the first part or
THE SARL DALLY OF I	ne brse nare covenants and acre	1414 T	and the second s		
FIRST. That it is dear of all incumbrances; daims and demands.	lawfully seized in fee of the prand that it will, and its heirs, o	emises hereby conveyed; that it his executors and administrators shall	as good right to sell and convey , forever warrant and defend t	the same as aforesaid; that the s he title to the said premises a	said premises are gainst all lawful
	aid first party will pay to said :	second party or order			
vith interest thereon from	Lulus .	0 10 l/ , until 7	onid at the rate of		
	or James of the order	and Carry lete Korn	in each year, a	und in necordance with	~~
THIRD. That sai	I first party will pay all taxes, State of Oklahoma, including a	and	n said real estate or any part the kind and character levied up	ercof, when the same shall become on the interest therein of the	me due and pay- mortgagee or its
ssigns; and will pay all to PROVIDED, HOV	xes levied upon said mortgage, TEVER, That the said mortgage was full become due, to next a	and the said first party shall not the or the legal holder of this morte	se entitled to any offset against gage, in case the said party of the	the sums hereby secured for tax the first part shall fail, for the	ces so paid. term and period s or their oution.
ECHIDARI That	All Hard Parent Him returns the Rate	Investoring and athering accompany	to an enid real netatain as world to	mair and annelition as the came a	valuat this data.
FIFTH. That said	first party will at once insure proved by said second party, fo	the buildings upon said premises or not less than a three-year term,	against loss by fire, lightning and at once deliver all policies	d wind storm in the amount of s to said second party as collater.	al and additional
ecurity for the payment o said second party or as	of said debt, interest, and all su signs, and will so maintain such	ms secured hereby, each policy ha i insurance until said debt is paid	ving a subrogation mortgage el , and if default is made therein	ause attached thereto with loss, then said second party may	, if any, payable to insure and re-
nsure said billidings, acti is collateral security to the be payable to said second	ig as agent for said first party to e party of the second part or as party or assigns to the extent o	n every particular; that every insu signs, as above provided; and, who I their interest as mortgages in sai	ether the same have been actu- id premises; and that said seco-	ally assigned or not, they shall ally assigned or not, they shall ad party or assigns may assign	, in case of loss, said policies, as
gent of said first party, ereby specifically given,	o any subsequent purchaser of full power to settle and collect	the buildings upon said premises a or not less than a three-year term, ms secured hereby, each policy ha o insurance until said debt is paid, in every particular; that every insu- siance, as above provided; and, what if their interest as mortgaged in sai said premises; and that, in the of the same, and to apply the amour ly repay to the second party, its a g title to said lands, with interest	went of loss under such policy at so collected toward the pays	or policies, the second party sl nent of the indebtedness hereby	nall have, and is
o paid for taxes and asson said premises and expe	said lest party will inflicently siments against said real estate uses of perfecting and defending	or upon said mortgage and for title to said lands, with interest	insurance and on account of thereon at the rate of ton (10)	liens, claims, adverse titles an per cent. per annuni from the	d incumbrances line said sum or
ums of money may have	been so advanced and paid, t	intil the same are repaid, except	that first party agrees to pay the	e penalties and the legal rate of	interest specified
SEVENTH. That ommit or permit waste t	if the makers of said note or ne pon said premises, or fail to co	il of which said sum or sums of motes, shall fall to pay any of said nonform to or comply with any one hereby secured, and at its, his of of said money, interest and costs, tree of this mortgage, be forthwith sues and profits thereof. For value to of Oklahoma, and this mortgagion. ortgage, and as often as any process.	noney, either principal or interes e or more of the covernats cont	st, when due, or in case the said ained in this mortgage, the who	first party shall le sum of money
erein secured may, at the his mortgage may thereu	option of the holder of the not son be forcelosed for the whole	e hereby secured, and at its, his of of said money, interest and costs,	r her option only, and without a together with the statutory de-	otice, be declared due and paya amages in case of protest; and ssion of the shove-described pr	the legal holder
t once take possession, a	nd receive and collect rents, is and exemption lays of the Sta	mes and profits thereof. For value of Oklahoma; and this mortgag	ue received, the party of the fige and notes secured hereby she	est part hereby waives all beneall be construed and adjudged	fits of the stay, according to the
tws of the State of Oklah EIGHTH. That is	oma at the date of their execut case of a forcelesure of this me	ion. ortgage, and as often us any proces	edings shall be taken to forcelose	same, the first party will pay to	the said plaintiff
reasonable attorney's fe	of S	therefor; fee to be due and p.	ayable upon the filing of petition	a for forcelosure, and the same s	the court to 1-1-
ossession and control of the amount so collected by	m the institution of proceeding he premises described herein, at such receiver to be applied un	therefor; fee to be due and p costs of such action. It forcelose this mortgage, the p dt to collect the rents and profits to der the directions of the court, to	thereof, under the directions of the payment of any judgment	ie court, without the proof requirenced or amount found du	aired by statute; a upon the fore-
		ot and performed, this conveyance "first party" wherever used shall			
nintler and receptable					
Es of residence of mortge First party agrees	gors, or either of them, and all o pay the fees for recording the	suit to forcelose this mortgage ma l'objections to venue of such suit e release of this mortgage, he first part ha.M. bereunto set.	are hereby expressly waived.	day and ware first always weltte	,
	Delivered in the Presence		D Look F	(T	(Seal)
8,77,3	neway			a. Dameon	(SEAL)
E.14. 612	Dhande				
state of Oklahoma	-salut	County, ss.			ОЕАЦ)
Before me, E	Cathran	.a Notary Public, in and for said	County and State, on this	Light 10 yel	10 /
ersonally appeared	officers of wo normal legiture	he within and foregoing fastrume	nt, and acknowledged to me th	with a war war war war war war war war war w	reuted the same
Witness my hand a	free and voluntary act and d and official seal the day and year	he within and foregoing instrumented for the uses and purposes their last above written.	rein set forth.	J D	3,1,1,1
ly commission expires	-H sang	1913	7.7. 22	ehran,	Votary Public.
		a Notary Public, in and for said			
	entical person who executed t	he within and foregoing instrumen	mt, and acknowledged to me the		
o me known to be the id	free and voluntary not and c	leed for the uses and purposes their last above written.	rela set foτth.		
o me known to be the id					
o me known to be the id witness my hand a	nd official scal the day and year	Andreas and the second			Votary Public.