MORTGAGE RECORD

| | MORTGA | 3E | | |
|---|--|---|--|---|
| THIS INDENTURE, Made this | day of | | In the year of our L | ord One Thousand Nine |
| Hundred and | | | | |
| of the County of | 100 2 2 2 2 2 2 | | | |
| of the County of | and State of Oklahoma, | of the first part, and | | |
| of the second part: | | | | |
| WITNESSETH, That the said partof the fir | est part in consideration of the sum of. | | *************************************** | Tima |
| to duly paid, the receipt of | | | | LARS, |
| AND MORTGAGE to the said party of the second pr | | | | |
| of | | | | |
| ala jaga <u>alaha palak</u> ikan <u>as</u> i | | | | |
| | | | | |
| | | | | |
| | | | | |
| of the Indian Meridian, containing in all | | | | |
| And it is hereby mutually agreed that in case the | e party of the second part, or its assign | s, should hereafter appea | r in any of the land der | partments or offices of the |
| And it is hereby mutually agreed that in case the general Government, or in any court, in order to present amounts hereby secured and shall bear interest at the s | ame rate, with the appurtenances, rent | rranted, all costs and exp s, issues and profits and | all the estate, title and | interest of said part |
| of the first part therein. And the said part of the fi the lawful ownerof the premises above granted and se | rst part do hereby covenant and ag rized of a good and indefeasible estate of | ree that at the delivery l I inheritance therein, and | iereof 1 will Wareant and Dei | END the title to the same, |
| and that the same is free and clear of all incumbrances DEMING INVESTMENT COMPANY. | of whatspever kind except a certain m | ortgage for \$ | | given to THE |
| THIS GRANT is intended as a Montgage to seen | ire the payment of the sum of | | | |
| payable as follows, to-wit: | | | | DOLLARS, |
| \$ 1st, 19 ; | (S. | 1st, 10 ; \$ | Andrews Andrews | Ist, 10; |
| S | ; s | 1st, 10 ; \$ | | 1st, 19 |
| at the office of THE DEMING INVESTMENT COMPA executed and delivered by the said part — of the first p specified. But if default be made in such payment, or a nortgage or lien prior to this are not paid when the sai lute, and the whole shall become due and payable, and sell the premises hereby granted, or any part thereof, i part, his heirs, administrators or assigns; and out of a thereon, and interest on delinquent taxes at the rate for | ANY, Oswego, Kansas, according to th | terms | certain p | promissory note this day |
| executed and delivered by the said part of the list perceited. But if default be made in such payment, or a specified. But if default be made in such paid when the said part and when the said part and when the said part | onre to the said party of the second party my part thereof or interest thereon whenever the insu- | en due, or the taxes, or ance is not kept in force | r if any installment of p thereon, then this conv | rincipal or interest of any |
| lute, and the whole shall become due and payable, and sell the premises hereby granted, or any part thereof, i | it shall be lawful for said party of the in the manner prescribed by law, appr | second part, his heirs, ac discreent hereby waived | liministrators or assigns, or not, at the option of | at any time thereafter, to the party of the second |
| part, his heirs, administrators or assigns; and out of a thereon, and interest on delinquent taxes at the rate fir | all the moneys arising from such sale xed by law, together with the costs and | to retain the amount of l charges of making such | sale, and the overplus, if | any there be, shall be paid |
| by the party making such sale, on demand to the said p | part of the first part, | heirs or assig | ms. v proceedings shall be to | ken to foreclose the same. |
| as herein provided, the mortgagor will pay to said platory fees; said fee to be due and payable upon the fili | intiff fifty dollars as a reasonable attoring of petition for foreclosure and the s | ney's or solicitor's fee the me shall be a further cha | erefor, in addition to all o rge and lien upon the said | ther legal costs and statu- premises described in this |
| by the party making such sale, on demand to the said p And said mortgagorfurther expressly agreet as herein provided, the mortgagorwill pay to said pla tory frest said fee to be due and payable upon the fill mortgage, and the amount thereof shall be recovered in and the lien hereof enforced in the same manner as the may be brought in County where real estate mortgage, hereby expressly waived. | n said foreclosure suit and included in principal debt hereby secured. It is on the situated regardless of residence of | any judgment or decree opressly stipulated that t | rendered in any action i upon default herein suit them, and all objections | to forcelose this mortgage to venue of such suit are |
| hereby expressly waived. | | | | |
| IN WITNESS WHEREOF, The said part of | | hand | and seal the day and | l year first above written. |
| Signed and Delivered in Presence | or | | | (Seal) |
| | | | | (Seal) |
| State of Oklahoma, | | | | |
| Before me, | | | a Notory Public in | and for said County and |
| State, on this | | | | |
| | | | at les care to the second control of the sec | and |
| | | | | |
| to me known to be the identical personwho executed as | | | that | , executed the same |
| | | SEU IORIA. | | |
| WITNESS my hand and official seal the day an My commission expires | | | | |
| | ASSIGNME | NT | | Notary Public. |
| For and in consideration of the sum of | 요즘 하는 일이 모든 하는 것이 없다. | | | DOLLARS |
| to in hand paid, the receipt to | | do he | reby transfer to | |
| the within mortgage and note thereby secured, withou | at recourse. | | | |
| IN WITNESS WHEREOF, have h | | | | |
| State of | | | | *************************************** |
| On this day of | | | | or said County, personally |
| appeared | | | | |
| who is to me personally known to be the identical pers | | | 4 4 4 6 7 1 1 1 4 4 1 1 4 4 4 | s to be be reductions |
| act and deed for the uses and purposes therein expressed | d. d. | ment, and fully acknowle | agea the execution of the | same to be his voluntary |
| IN TESTIMONY WHEREOF, I have become | set my hand and official seal, on the d | ay and date last above w | rritten. | |
| My commission expires | | | | Notary Public. |
| State of Ohiologen County of Rules | All regarding the action of the contract of th | | | |
| State of Oklahoma, County of Tules, ss. This instrument was filed for record on the. | interes in the constraint of the matter of the father of | | A. D. 19 nt | |
| | The second secon | | | o'elock M. |
| Ву. | | | | |