MORTGAGE RECORD

36778

OKLAHOMA FARM MORTGAGE Know All Men by These Presents, That on this day of Access 19.44,			
Know All Men by These Presents, That of	on this 13	lay of the control of the	10.22.,
y	L. Dimer 5.3.	Tortential Like May	
of Count	y, and State of Oklahoma, part 4 of	the first part, in consideration of the sum of	
of Count in hand paid, by THE DEM edged, have mortgaged and hereby mortgage unto the	ING INVESTMENT COMPANY, of Ose said THE DEMING INVESTMENT (wego, Kansas, party of the second part, the re COMPANY, its successors and assigns, the fol	peipt whereof is hereby acknowl- lowing premises, situated in the
County of rents, Issues and profits thereof, and more particularly	in the State of Oklahoma, with all the y bounded and described as follows, to-	e improvements thereon and appurtenances twit:	hereto belonging, together with
forther Perthe	or of generales.	of the other and year	caster'
J. Beetle on	Theretof ware	and the Short	7
Transfer to (32)	Bush Market Color and h	to the the same a little to the	C181 North
Acres Log to all British	en (12) But.		
	Aliman ang manggi i a tamahan ging i		
		with a to the executive part appear through any	Lywront the title to the some
of the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premises above assigns therein, to said THE DEMING INVESTMEN by said party of the first part upon the following cover The said party of the first part covenants and FIRST. That it is lawfully seized in fee of the clear of all incumbrances; and that it will, and its hell said the market.	re described, together with all rights and Tr COMPANY, and to its successors and	ording to the government survey thereof, and d claims of Homestead and Exemption of the d assigns, forever: Provided, Nevertheles	ne said party of the first part or s, and these presents are made
by said party of the first part upon the following cover The said party of the first part covenants and FIRST. That it is lawfully seized in fee of the	mants and conditions, to-wit: agrees: e premises hereby conveyed; that it has	good right to sell and convey the same as afor	esaid; that the said premises are
clear of all incumbrances; and that it will, and its hei claims and demands.	rs, executors and administrators shall, f	orever warrant and defend the title to the	said premises against all lawful
SECOND. That said first party will pay to so with interest thereon from annually, on the first day of certain promissory note. of the said first party, with THIRD. That said first party will pay all tax able, under the Laws of the State of Oklahoma, includi assigns; and will pay all taxes levied upon said most of thirty days after the same shall become due, to pay any such taxes.	id second party or order	e fefly	DOLLARS,
with interest thereon from	2 0 10 until pai	d'at the rate ofper cent. per	er annum, payable ALDU
certain promissory note. of the said first party, with	coupons attached, of even date herewit	th. aid real estate or any part thereof, when the	same shall become due and pay-
able, under the Laws of the State of Okiahoma, including assigns; and will pay all taxes levied upon said mortgs PROVIDED, HOWEVER, That the said mort	ng all taxes and assessments, of every k ige, and the said first party shall not be gaged or the legal holder of this mortga	entitled to any offset against the sums hereby ge, in case the said party of the first part sh	r secured for taxes so paid.
FOURTH. That said first party will at once ins in insurance companies approved by said second party security for the payment of said debt, interest, and at to said scood party or assigns, and will so maintain insure said buildings, acting as agent for said first part as collateral security to the party of the second part o be payable to said second party or assigns to the extendance of said first party, to any subsequent purchase hereby specifically given, full power to settle and coll SINTH. That the said first party will immed so paid for taxes and assessments against said real es on said premises and expenses of perfecting and define sums of money may have been so advanced and paid by law on all sums expended for delinquent taxes, an and shall be secured by this mortgage.	ure the buildings upon said premises ag	ainst loss by fire, lightning and wind storm in ad at once deliver all policies to said second p	the amount of 5
security for the payment of said debt, interest, and al to said second party or assigns, and will so maintain:	I sums secured hereby, each policy havi such insurance until said debt is paid, a try in every particular; that every insura	ng a subrogation mortgage clause attached t and if default is made therein, then said seco according on said premises issued before sai	nereto with loss, if any, payable and party may so insure and re- il debt is paid shall be assigned
as collateral security to the party of the second part of be payable to said second party or assigns to the extension of the	r assigns, as above provided; and, whethat of their interest as mortgagee in said	ner the same have been actually assigned or premises; and that said second party or assigned or premises; and that said second party or assigned or	not, they shall, in case of loss, gus may assign said policies, as second party shall have and is
hereby specifically given, full power to settle and coll SIXTIL That the said first party will immed	ect the same, and to apply the amount lately repay to the second party, its sur	so collected toward the payment of the indecessors or assigns, all and every such sum an	btedness hereby secured. d sums of money as it may have
so paid for taxes and assessments against said real es on said premises and expenses of perfecting and defen sums of money may have been so advanced and pai	ding title to said lands, with interest the ding title to said lands, with interest the d, until the same are repaid, except the	ercon at the rate of ten (10) per cent, per an at first party agrees to pay the penalties and t	num from the time said sum or he legal rate of interest specified
by law on all sums expended for delinquent taxes, an and shall be secured by this mortgage. SEVENTH. That if the makers of said note o	d all of which said sum or sums of mor ir notes, shall fail to pay any of said mo	ney, and the interest to accrue thereon, shall ney, either principal or interest, when due, or	in case the said first party shall
commit or permit waste upon said premises, or fail therein secured may, at the option of the holder of the this markages may thereupon be forcelesed for the wi	o conform to or comply with any one o note hereby secured, and at its, his or leads of said money, interest and costs, t	or more of the covenants contained in this mo her option only, and without notice, be declar ovether with the statutory damages in case	rigage, the whole sum of money ed due and payable at once, and of protest; and the legal holder
by law on an sums expended for definquent tixes, an and shall be secured by this mortgage. SEVENTH. That if the makers of said note o commit or permit waste upon said premises, or fail therein secured may, at the option of the holder of the this mortgage may thereupon be forcelosed for the whereof shall, upon the filing of a petition for the force at once take possession, and receive and collect rents valuation or appraisement and exemption laws of the laws of the State of Oklahomy at the date of their ex-	closure of this mortgage, be forthwith en	stitled to the immediate possession of the aboreceived, the party of the first part hereby	ve-described premises, and may waives all benefits of the stay, and adjudged according to the
FIGURE. That in case of a foreclosure of this	s mortrage, and as often as any proceed	ngs shall be taken to foreclose same, the first p	arty will pay to the said plaintiff
a reasonable attorney's fee of S	therefor; fee to be due and pay	able upon the filing of petition for foreclosure	, and the same shall be a further
possession and control of the premises described hereit the amount so collected by such receiver to be applied	ings to forecose this nortgage, the plan, and to collect the rents and profits the , under the directions of the court, to the court, th	reof, under the directions of the court, withou he payment of any judgment rendered or an	t the proof required by statute; nount found due upon the fore-
The foregoing covenants and conditions being	kept and performed, this conveyance s	hall be void; otherwise of full force and virtue	the me nortice of the first part
jointly and severally. It is expressly stipulated that, upon default her less of residence of mortgagors, or either of them, and First party agrees to pay the fees for recording IN WITNESS WHEREOF, The said part.	ein, suit to foreclose this mortgage may I all objections to venue of such suit ar	be brought in any County where the real esta a hereby expressly waived.	te mortgaged is situated, regard-
First party agrees to pay the fees for recording IN WITNESS WHEREOF, The said part. 4	; the release of this mortgage, of the first part has a hereunto set	hand the day and year for	st above written.
Signed and Delivered in the Present State of Oklahoma. Before me,	IGE OF	TEX Connec	(Seal)
- Glanger.			Z (Seal)
State of Oklahoma	Conutu, as.	- Carlotte de la company de la	CHARLES (SEAL)
Belore me, Le lie La	a Notary Public, in and for said C	ounty and State, on this day o	1 Sharender 1961
personally appeared	ed the within and foregoing instrument	, and acknowledged to me that.	executed the same
Witness my hand and official seal the day and	year last above written.	in set forth.	
State of Oklahama,		hand of market with the transfer of the state of the stat	Notary Public.
Before me,	a Notary Public, in and for said	County and State, on thisday	of
personally appeared to me known to be the identical person who execut	ed the within and foregoing instrument	, and acknowledged to me that	executed the same
Witness my hand and official seal the day and	nd deed for the uses and purposes there year last above written.	n set forth.	
My commission expires		and the second s	Notary Public.
State of Oklahoma, County of Tulsa, ss. Filed for record this	love Work	(m) of 250	n'elask
By	Deputy. (SEAL)	wklo Walk	Programma Register of Deeds.