#383%5- compares

MORTGAGE RECORD

	OKLAHOMA J	FARM MORT	rgage .	
Know All Men by These Ur	resents, That on this 30 th Adding Nadre Wa	ed Treastread	renig Usafé	
or Taglew	County, and State of Oklahon	ia, part Lof the first part, in	consideration of the sum of	
to in hand paid edged, have mortgaged and hereby n	, by THE DEMING INVESTMENT CO Aortgage unto the said THE DEMING IN in the State of Oklaho more particularly bounded and described	MPANY, of Oswego, Kaubas, pa VESTMENT COMPANY, its s	arty of the second part, the receipt whe necessors and assigns, the following pr	reof is hereby acknowl- remises, situated in the
cic also the frather	The Clerk 13 Cash	ectine andus	ive the entripe of	ictarly-term
Except the	ight of insign	The 2.Janl x	F. Pack Read	
of the Indian Meridian, containing ir TO HAVE AND TO HOLD the assigns therein, to said THE DEMIN by said party of the first part upon the tree and party of the first part upon the first part upon the said party of the first part of IRST. That it is lawfully so clear of all incombrances; and that it	all. /5-/ neres, m he premises above described, together wil of INVESTMENT COMPANY, and to fit he following covenants and conditions, to covenants and agrees: ixed in fee of the premises hereby convey will, and its heirs, executors and adminis	ore or less, according to the gon h all rights and claims of Home s successors and assigns, forever- wit: ed; that it has good right to sell trators shall, forever warrant;	remment survey thereof, and warrant STEAD AND ENEMPTION of the said pr PROVIDED, NEVERTHELESS, and if and convey the same as aforesaid; the and defend the title to the said pren	the title to the same, arty of the first part or desc presents are made at the said premises are mises against all lawful
cinina and demands.				
with interest thereon from Feb	4 1" 10 TO WOOL	2., until paid at the vate of	per cent, per animum	DOLLARS,
annually, on the first day of the said	Airst party, with coupons attached of ev	en date herewith.	each year, and in accordance with	224
	In the said second party or order the said party, will coupons attached of every will pay all taxes, charges or assessment klahoma, including all taxes and assessment pon said mortgage, and the said first par at the said mortgage or the legal holder come due, to pay any taxes levied agains			
FOURTH. That said first party	rty will keep all buildings, fences, and other will at once insure the buildings upon s	improvements on said real estate tid premises against loss by fire,	in as good repair and condition as the	same are in at this date.
i insurance companies approved by a ceurity for the payment of said debt o said second party or assigns, and a naure said buildings, acting as agent a collateral security to the party of t se payable to said second party or ass	and second party, for not less than a tar, interest, and all sums secured hereby, or will so maintain such insurance until said for said first party in every particular; it he second part or assigns, as above provic signs to the extent of their interest as mo	te-year term, and at once delivered policy having a subrogation debt is paid, and if default is a at every insurance policy on saided; and, whether the same having on a said premises; and the teach is a said premises; and the same having one as the same same having one and the same same same same same same same sam	: all policies to said second party as ce mortgage clause attached thereto wil nade therein, then said second party d premises issued before said debt is re been actually assigned or not, they lat said second party or assigns may	oth terai and additional th loss, if any, payable may so insure and re- paid shall be assigned y shall, in case of loss, assign said policies, as
gent of said lirst party, to any subs- uceby specifically given, full power in SIXTH. That the said lirst property of taxes and assessments ag- un said premises and expenses of performing of money may have been so and any and a superformed for daily	rty will at once insure the buildings upon as said second party, for not less than a thre, interest, and all sums secured hereby, exill so maintain such insurance until said for said first party in every particular; the second part or assigns, as above providing the extent of their interest as more quent purchaser of said premises; and to settle and collect the same, and to apply arty will immediately repay to the secon inst said real estate, or upon said morig cetting and defending title to said lands, always and always and the same are repeated to the same are required to the same are re	hat, in the event of loss under y the amount so collected tow d party, its successors or assign age and for insurance and on with interest thereon at the rate and, except that first party age	such policy or policies, the second prid the payment of the indebtedness, all and every such sum and sums of account of liens, claims, adverse the of ten (10) per cent, per annum from the control of th	arty shall have, and is hereby secured, money as it may have the and incumbrances in the time said sum or acts of interest specified
ind shall be secured by this mortgage SEVENTH. That if the make omnit or permit waste upon said percin secured may, at the option of its mortgage may thereupon he fore- ereof shall, upon the filing of a petit t once take possession, and receive	ivanced and pand, until the same are re- nquent taxes, and all of which said sum of the same are re- remises, or fail to conform to or comply the holder of the note hereby secured, and closed for the whole of said money, intere- tion for the foreclosure of this mortgage, is and collect rents, issues and profits there- tion laws of the State of Oklahoma; and data of their execution. oreclosure of this mortgage, and as often	any of said money, either princi with any one or more of the cou at its, his or her option only, a st and costs, together with the be forthwith entitled to the inn of. For value received, the pa of.	pal or interest, when due, or in case it remants contained in this mortgage, the nd without notice, be declared due an statutory damages in case of protest nediate possession of the above-descril rty of the first, part hereby waives a	he said first party shall be whole sum of money d payable at once, and to the legal holder bed premises, and may all benefits of the stay,
raluation or appraisement and exemp nws of the State of Oklahoma at the EIGHTH. That in ease of a f	tion laws of the State of Oklahoma; and data of their execution. oreclosure of this mortgage, and as often	this mortgage and notes secured as any proceedings shall be taken	t hereby shall be construed and adju- to forcelose same, the first party will p	dged according to the
	therefor; fee to as and pay all legal costs of such action, tution of proceedings to forcelose this madescribe therein, and to collect the rents are to be applied, under the directions of			
The foregoing covenants and on TENTH. In construing this relative and reversible	conditions being kept and performed, thi nortgage the words "first party" whereve upon default herein, suit to forcelose this acr of them, and all objections to venue ces for recording the release of this mort, he said part at the first part has I he			
First party agrees to pay the IN WITNESS WILEREOF, T	ees for recording the release of this morti	reunto set Atilit	"hand the day and year first above	written.
Signed and Delivere	DE SAID PARTAGEOR OF DIN THE PHESENCE OF COUNTY, 46. To State of a Notary Public, in	Jack 77	as a Ward	(Seal)
A He die C. Par		* adu	271221	(Seal)
State of Oklahoma	Percil County, se.			(Seal)
Before me,	A. Lordell a Notary Public, in	and for said County and State,	on this day of which	231 19 10 12
ome known to be the identical personal vittees my hand and official s	onwho executed the within and forego voluntary act and deed for the uses and eal the day and year last above written.	ing instrument, and acknowledge purposes therein set forth.	jed to me that Thely	executed the same
Itate of Oklahoma	County, ss.		하는 사람들 회사 보고 화를 다	
ersonally appeared	a Notary Public, in	and		
wfree and	onwho executed the within and forego voluntary act and deed for the uses and eal the day and year last above written.	ourposes therein set forth.		
State of Oklahoma, County of	Oulog, as.		-7	A COM Y A COMPON
Filed for record this	day of	A. D. 191.2 at	o'clock	M.
y	Culsa, ss. day of Deputy.	Seal)	Entra altabethy and	Register of Deeds.