COMPARED

MORTGAGE RECORD

4 2 2 23-

	this 11 th day of M. day of M. day of M. day of March hu	
o gene Count	, and State of Oklahoma, part of the first part, in co	onsideration of the sum of
dalant in hand paid, by THE DEMI	NG INVESTMENT COMPANY, of Oswego, Kansas, part said THE DEMING INVESTMENT COMPANY, its suc	y of the second part, the receipt whereof is hereby acknowned assigns, the following premises, situated in
unty of	in the State of Oklahama, with all the improvements the bounded and described as follows, to-wit:	ercon and appurtenances thereto belonging, together v
The East half if som	th west quarter of Sec h, Pange Thirteen ():	tion two (2) in town
- 121 2000	l Para Ilindeen (1	21 000
aveny one on wou	i, Jange misum V	· Junior
	7	of the late to the
the Indian Meridian, containing in all	described, together with all rights and claims of Hours: COMPANY, and to its successors and assigns, forever: ands and conditions, to-wit: grees:	rement survey thereof, and warrant the title to the sa read and Exemption of the said party of the first par PROVIDED, NEVERTHELESS, and these presents are m
said party of the first part upon the following cove The said party of the first part covenants and a FIRST. That it is lawfully seized in fee of the	ants and conditions, to-wit: grees: premises hereby conveyed; that it has good right to sell a b, executors and administrators shall, foreyer warrant am	and convey the same as aforesaid; that the said premises
ims and demands.		Mary All Arthresis of Grant February (1997)
SECOND. That said first party will pay to sai	d second party or order	DOLLA
th interest thereon from May 13	and Mollander in co	ach year, and in accordance with
tain promissory note of the said first party, with THIRD. That said first party will pay all taxt a under the laws of the State of Oklahoma, including	coupons attached, of even date herewith. 5. charges or assessments levied upon said real estate or a 7 all tayes and assessments of every kind and character.	my part thereof, when the same shall become due and provided muon the interest therein of the markeage of
igns; and will pay all taxes levied upon said mortgan PROVIDED, HOWEVER, That the said mortgan	o, and the said first party shall not be entitled to any offs agee or the legal holder of this mortgage, in case the said	et against the sums hereby secured for taxes so paid. I party of the first part shall fail, for the term and perfequencies successors or assigns may, at its or their population.
220 TT12017 (3) + 6 - 1.1 C - 6 1 211 3 11 1	11.11 E	n as and word word and ities on the accordance in at this d
FIFTH. That said first party will at once instingurance companies approved by said second party	nearing, tenes, and other improvements on sate rate estates in for not less than a three-year igem, and at once deliver a sums secured hereby, each policy having a subrogation in the historiance until said debt is paid, and if default, is my in every particular; that every insurance policy on said assigns, as above provided; and, whether the same have of their interest as mortgages in said premises; and that of said premises; and that of said premises; and that event of loss under states the same, and to apply the amount so collected toward they repay to the second party, its successors or assigns, and, or upon said mortgage and for insurance and on at ing title to said lands, with interest thereon at the rate of, until the same are repaid, except that first party agrees all of which said sum or sums of money, and the interest all of which said sum or sums of money, and the interest	ghtning and wind storm in the amount of S. all policies to said second party as collateral and addition not trage clause attached thereto with loss if any, pay
and second party or assigns, and will so maintain sure said buildings, acting as agent for said first party of the record part	ich instrance until said debt is paid, aud if default is mi y in every particular; that every insurance policy on said	ade therein, then said second party may so insure and premises issued before said debt is paid shall be assigned or not, they shall in case of the
payable to said second party or assigns to the extenset of said first party, to any subsequent purchaser	of their interest as mortgages in said premises; and that of said premises; and that, in the event of loss under st	t said second party or assigns may assign said policies ach policy or policies, the second party shall have, and
SIXTH. That the said first party will immedi paid for taxes and assessments against said real est	ttely repay to the second party, its successors or assigns, tte, or upon said mortgage and for insurance and on a	all and every such sum and sums of money as it may he count of liens, claims, adverse titles and incumbrate to 1700 news, claims, adverse titles and incumbrate to 1700 news to 1800 news t
said premises and expenses of perfecting and thereins of money may have been so advanced and pulchay on all sums expended for delinquent taxes, and	nil the same are repaid, except that first party agrees all of which said sum or sums of money, and the interes	s to pay the penalties and the legal rate of interest speci st to accrue thereon, shall be a charge upon said premi
SEVENTH. That if the makers of said note or nmit or permit waste upon said premises, or fail to	notes, shall fail to pay any of said money, either princips conform to or comply with any one or more of the cove	il or interest, when due, or in case the said first party s
s mortgage may thereupon be foreclosed for the wheel shall, upon the filing of a petition, for the force	ioto nereny secured, and at its, ins or her option only, and do of said money, interest and costs, together with the sl osure of this mortgage, be forthwith entitled to the imme	tatutory damages in case of protest; and the legal holding possession of the above described premises, and the above described premises are the above described premises.
once take possession, and receive and collect rents, nation or appraisement and exemption laws of the is of the State of Oklahoma at the date of their exe	all of which said sum or sums of money, and the interest notes, shall fail to pay any of said money, either princips conform to or comply with any one or more of the covenote hereby secured, and at its, his or her option only, and he of said money, interest and costs, together with the slosure of this mortgage, be forthwith entitled to the immerisates and profits thereof. For value received, the partiate of Oklahoma; and this mortgage and notes secured aution.	y of the first part hereby waives all benefits of the si hereby shall be construed and adjudged according to
EIGHTH. That in case of a foreclosure of this casonable attorney's fee of S 100	mortgage, and as often as any proceedings shall be taken t therefor; fee to be due and payable upon the filing	o foreclose same, the first party will pay to the said plain g of petition for foreclosure, and the same shall be a fur
rige and lien upon the said premises and pay all leg N1NTH. That upon the institution of proceed session and control of the premises described herein	therefor; fee to be due and payable upon the filing all costs of such action, nest to foreclose this mortgage, the plaintiff therein shall be and to collect the rents and profits thereof, under the directions of the court, to the payment of any	be entitled to have a receiver appointed by the court to testions of the court, without the proof required by state
	under the directions of the court, to the payment of any tept and performed, this conveyance shall be void; other is "first party" wherever used shall be held to mean the	
s of residence of mortgagors, or either of them, and First party agrees to pay the fees for recording IN WITNESS WHEREOF, The said part	n, suit to foreclose this mortgage may be brought in any all objections to venue of such suit are hereby expressly the release of this mortgage. the first part ha Achereunto set	waived. and The day and year first above written.
Signed and Delivered in the Presen	E OF Land	v D. Ward (S)
m. F. Iliff	Sadie	Ward (Se
Before me, M. F. Sliff	County, as.	on this 29" day of May 19 1
sonally appeared James 10 000	County, as. a Notary Public, in and for said County and State, of and and state of the white and foregoing instrument, and acknowledged ideed for the uses and purposes therein set forthmear last above written.	do no that the executed the so
Witness my band and official seal the day and y	I deed for the uses and purposes therein set forth.	7011
commission expires // Commission expires //	2) H	Notary Public
tatr of Oklahoma,		on this day of 19
rsonally appeared	and the within and foregoing instrument, and acknowledged	
Witness my hand and official seal the day and y	I deed for the uses and purposes therein set forth.	시장 회사를 하고 있는 것들은 경우가 되었다.
r commission expires		Notary Public
The second secon	day of Nay A. D. 191 2 ut	