If In salurucund du la nefite of the acoy, salucion or apparament and interspetion lower of the State of

MORTGAGE RECORD

OKLAHOMA FARM MORTO Know All Men by These Presents, That on this 13 bh Rosa Daws a single woman of rigal age	GAGE nuay
County, and State of Oklahoma, part U of the first part, in con AND 100 in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party cdged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its succ County of the State of Oklahoma, with all the improvements the rents, issues and profits thereof, and more particularly bounded and described as follows, to-witr	not the second part, the receipt whereof is hereby acknowlessors and assigns, the following premises, situated in the
The west half (w2) of the worth west quarter (S.	WH of rection durinty
six (20) township number 1/9/ north Range th	TREASURER'S ENDORSONEMP I hereby certify that I received \$ 5
of the Indian Meridian, containing in all Capity (80) acres, more or less, according to the govern	ey CN. Melballow 19 em.,
of the Indian Mericlian, containing in all CAMW. (60)—acres, more or less, according to the govern TO HAVE AND TO HOLD the premises above described, together with all rights and claims of Homesry assigns therein, to said THE DEMING INVESTMENT COMPANY, and to its successors and assigns, forever; by said party of the first part upon the following covenants and conditions, to-wit: The said party of the first part covenants and agrees: FIRST. That it is lawfully serized in feo of the premises hereby conveyed; that it has good right to sell an clear of all incumbrances; and that it will, and its heirs, executors and administrators shall, forever warrant and claims and demands. SECOND. That said first party will pay to said second party or order. All 1000 Am. That	nd convey the same as aforesaid; that the said premises are I defend the title to the said premises against all lawful
with interest thereon from Lanuary 15th 10/4, until paid withe rate of	per cont payable with
anusally, on the first day of the said first party with coupons attlemed. The said first party with coupons attlemed. The said first party will pay in taxes, charges or assessments levied upon said real estate or an abdulance the laws of the State of Oklohoma, including all taxes and assessments, of every kind and character lassigns; and will pay all taxes kyled upon said mortgage, and the said first party shall not be entitled to any offse PROVIDED, HOWEVER, That the said mortgage or the legal holder of this mortgage, in case the said of thirty days after the same shall become due, to pny any taxes levied against said mortgage premises, the mor pay such taxes. FOURTH. That said first party will keep all buildings, fences, and other improvements on said real estate in:	as good repair and condition as the same are in at this date.
FIFTH. That said first party will at once insure the buildings upon said premises against loss by fire, light in insurance companies approved by said second party, for not less than a three-year term, and at once deliver all security for the payment of said debt, interest, and all sums secured hereby, each gively having a subrogation me to said second party or assigns, and will so maintain such insurance until said debt is paid, and if default is made insure said buildings, acting as agent for said first party in every particular; that every insurance policy on said pass collateral security to the party of the second part or assigns, as above provided; and, whether the same have been possible to said second party or assigns to the extent of their interest as mortgage in said premises; and that, in the event of loss under such creby specifically given, full power to settle and collect the same, and to apply the amount so collected toward sixTH. That the said first party will immediately repay to the second party, its successor or assigns, as op paid for taxes and assessments against said real estate, or upon said mortgage and for insurance and on accompanies and expenses of perfecting and defending title to said lands, with interest thereon at the rate of sums of money may have been so advanced and paid, until the same are repaid, except that first party agrees by law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest and shall be secured by this mortgage. SEVERTH. That the makers of said note or notes, shall fail to now any of said money, either principal.	to pay the penalties and the legal rate of interest specified to accrue thereon, shall be a charge upon said premises.
and shall be secured by this mortgage. SEVENTH. That if the makers of said note or notes, shall fail to pay any of said money, either principal commit or permit waste upon said premises, or fail to conform to or coinply with any one or more of the covern herein secured may, at the option of the holder of the note hereby secured, and at its, his or her option only, and this mortgage may thereupon be foreclosal for the whole of said money, interest and costs, together with the state of shall, upon the filling of a petition for the foreclosure of this mortgage, be forthwith entitled to the immediatione take possession, and receive and collect rents, issues and profits thereof. For waker strength, the party valuation or appraisement and examption for the foreclosure of this mortgage, be forthwith entitled to the immediation of the State of Oktahoma at the date of their execution. EIGHTEH. That in case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to a reasonable attorney's fee of \$	ants contained in this mortgage, the whole sum of money without notice, be declared due and payable at once, and autory damages in case of procest; and the legal holder interpossession of the above-described premises, and may of the fact past hearty waives all benefits of the stay, nereby shall be construed and adjudged according to the
EIGHTPH. That in case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to a reasonable attorney's fee of \$./ .D	o foreclose same, the first party will pay to the said plaintill of petition for foreclosure, and the same shall be a further entitled to have a receiver appointed by the court to take the same of provided by the taken.
the amount so collected by such receiver to be applied, under the directions of the court, to the payment of any closure of this mortgage. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwiten the foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwiten the following the source of the severally. It is expressly stipulated that, upon default berein, suit to forcelose this mortgage may be brought in any C less of residence of mortgagers, or either of them, and all objections to venue of such suit are hereby expressly we First party agrees to pay the fees for recording the release of this mortgage. IN WITNESS WHEREOF, The said part has a first part has a hereunto set. And a sharp of the first part has a hereunto set. And a sharp court of such as the first part has a hereunto set. And a sharp court of such as a sharp court. Stane and Delivered in the Presence of the first part has a hereunto set. And a sharp court of such as a sharp	ise of full force and virtue. ersons named in the oreamble as parties of the first part.
Signed and Delivered in the Prisence of AAAA	Namo (Seat)
Before me, C. B. S. W. A. B. Before me, C. B. S. W. A. B. Before me, C. B. S. W. A. B.	this A. It day of January 19 17. I age to me that Refl. executed the same
State of Okluhoma, County, 55.	Notary Public.
Before me,	