## MORTGAGE RECORD

	OKL	AHOMA FA	RM MORTGAG	<b>D</b>
Know All Men by T	hene Preneuts, That o	n this 2010	day of grant	of the sum of
	(1) 11/2 (1) 11. (1)	e and serter	ide H' House	
i	ulsa Count	e and State of Oklahoma, nur	t. Bot the first part in consideration i	of the sum of
	Š	oven Hundred		DOLLARS
ged, have mortgaged and	hand paid, by THE DESH hereby mortgage unto the	NG INVESTMENT COMPAN said THE DEMING INVEST	Y, of Oswego, Khisas, party of the secon MENT COMPANY, its successors and a	all part, the receipt whereof is hereby acknown usigns, the following premises, situated in th
ounty of	elsa.	in the State of Oklahoma, wi	th all the improvements thereon and ap	purtenances thereto belonging, together with
itos, issues anti promis the	reor, and more paraconary	nounted and pescribed as ton	uns, co-mio.	and the second s
Lot	Four (4) the	ring the Doutt	wast-quarter of	southwest quarter
Of 21	reccon Thuriz a	74 (31) 111 20	unishij. N. Dieleen (1.	B North Bange
- Frank	leen (14)	East-		
13.71				
19 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	perufiji i juur tienemijet. S			بمرازيسين والشاهان والسائم المسترين المرازية
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ranua.				
the Indian Meridian, cor TO HAVE AND TO	toining in all	neres, more or described, together with all r	less, according to the government surveights and claims of Homestean and Ex-	y thereof, and warrant the title to the same FAUTION of the said party of the first part of NEVERTHELESS, and these presents are made o same as aforesaid; that the said premises are title to the said premises against all lawfu
said party of the first party of the	rt upon the following cover first part covenants and a	innts and conditions, to-wit:	were were seed intervel a morthen)	and the supplementation of the supplementatio
FIRST, That it is I ar of all incumbrances; a ims and demands.	awfully seized in fee of the nd that it will, and its heir	premises hereby conveyed; the executors and administrators	at it has good right to sell and convoy the shall, forever warrant and defend the	o same as atoresaid; that the said premises are title to the said premises against all lawfu
SECOND. That sai	I first party will pay to sai	d second party or order		
r dannag ar e	ain o	en Hundre	Y	per cent. per anium, payable dellille.  In accordance with the first and first and first and first and first and first anium for the interest therein of the mortgage or it is instituted by secured for taxes so paid.  Inst part shall full, for the term and performances or assigns may, at its or their option
n interest thereon from utally, on the first day o	gune	and 100000000	in each year, and	in accordance with COL
tain promissory note. of THIRD. That said	the said first party, with first party will pay all taxe	coupons attached of even date s, charges or assessments levie	herewith. 102 wittel Account the dinon said real estate or any part there	Ienesili of Ma 302 / Alabon of Office of, when the same shall become due and pay
e, under the laws of the lights; and will pay all tax igns; and will pay all tax PROVIDED HOWI	state of Oxidioma, inciding a levied upon said mortgag VER. That the said mortw	g an taxes and assessments, or e, and the said first party shal ages or the legal holder of this	every kind and character levied upon i not be entitled to any offset against the mortgage, in case the said party of the	o sums hereby secured for taxes so paid.  The first part shall fail, for the term and period
hirty days after the san such taxes.	e shall become due, to pay	any taxes levied against said	mortgaged premises, the mortgagee, its s	uccessors or assigns may, at its or their option
lusurance companies appurity for the payment of	oved by said second party, said debt, interest, and all	for not less than a three-year sums secured hereby, each pol	term, and at once deliver all policies to be y having a subrogation mortgage clau	wind storm in the amount of S
said second party or assi ure said buildings, acting calls for at security to the	gus, and will so maintain s as agent for said first part party of the second part or	uch insurance until said debt i y in every particular; that eve assions as above provided; an	s paid, and if default is made therein, t y insurance policy on said premises issue. I. whether the same have been actual.	hen said second party may so insure and fe ted before said debt is paid shall be assigned a assigned or not, they shall, in case of loss
payable to said second party, to	rty or assigns to the extent any subsequent purchaser	of their interest as martgagee of said premises; and that, in	in said premises; and that said second the event of loss under such policy or	party or assigns may assign said policies, a policies, the second party shall have, and i
eby specifically given, for SLXTH. That the s	Il power to settle and colle aid first party will immedi monts against said roal ost	of the same, and to apply the ately repay to the second part ate, or then said mortgage the	nmount so collected toward the payment, its successor or assigns, all and every the for inspervious and our account of lie	at of the indebtedness hereby secured, such sum and sums of money as it may have by claims, phycrea titles and incumbrances
said premises and expen-	es of perfecting and defend seen so advanced and paid	ing title to said lands, with in , until the same are repaid, e	crest thereon at the rate of ten (10) pe keept that first party agrees to pay the p	r cent, per annum from the time said sum or enalties and the legal rate of interest specified
law on all sums expende	d for delinquent taxes, and mortgage.	all of which said sum or sum	s of money, and the interest to accrue t	hereon, shall be a charge upon said premises
nult or permit waste up	on said premises, or fail to	conform to or comply with mote hereby secured, and at its	iy one or more of the covenants contain his or her option only, and without not	hereon, shall be a charge upon said premises when due, or in case the said first party shall red in this mortgage, the whole sum of moneyiee, be declared due and payable at once, and ages in case of protest; and the legal holder on of the above-described premises, and may purify hereby writers all benefits of the stay be construed and adjudged according to the me, the first party will pay to the said plaintiff
mortgage may thereunce of shall, upon the filing	n be forcelosed for the who of a petition for the forcel	de of said money, interest and osure of this mortgage, be fort	costs, together with the statutory dam with entitled to the immediate possessi	ages in case of protest; and the legal holder on of the above-described premises, and may
once take possession, and nation or appreisement a s of the State of Oklaho	nd exemption laws of the bank of the bank of the bank of the bank of their exemption are their exemptions.	tate of Oklahoma; and this mention.	ortgage and notes secured hereby shall	he construed and adjudged according to the
EIGHTH, That in	ase of a foreclosure of this	mortgage, and as often as any	proceedings shall be taken to foreclose sa	me, the first party will pay to the said plaintiff
rge and lien upon the sa NINTH. That upon	d premises and pay all legs the institution of proceed	il costs of such action.  ngs to foreclose this mortener	the plaintiff therein shall be entitled to	or forcelosure, and the same shall be a further have a receiver appointed by the court to take court, without the proof required by statute endered or amount found due upon the force
session and control of the	premises described herein, uch receiver to be applied,	and to collect the rents and pi under the directions of the co	ofits thereof, under the directions of the art, to the payment of any judgment re	court, without the proof required by statute endered or amount found due upon the fore
The foregoing coveni TENTH. In constru				rce and virtue. d in the preamble as parties of the first part
l'irst party agrees to IN WITNESS WHE	rs, or either of them, and pay the fees for recording REOF, The sold part Was	an objections to venue of such the release of this mortgage. The first part had the harante	set	the real estate mortgaged is situated, regard- y and year first above written.
Strang and	DELIVERED IN THE PRESENT	B OF	How 1	1. Rowe (Seal,
Q/)	11 Laws			JIT FO (SEAL)
	6 Lacus	ف رازایل بر بیش به شده دو بروشته رازی رازی که ستنسسه رمیشی	Bertrude	Ill Kock (SEAL)
ate of Oklahoma.	Zulsa	County os		(SEAL)
Before me,	11/ Laws	n Notary Public, in and fo	snid County and State, on this 3/2	d day of fluite 10/4
sonally appeared	tical parene Pula manuta	1 the within and formains in	rumant, and neknowledged to me that	Alex avanitat the name
Witness my hand and	free and voluntary act and official seal the day and v	I deed for the uses and purpose ear last above written.	s therein set forth.	CAPCHIAN LINE SAIM
commission expires	2/24/ 19/	18	(seal) W	11 Laws Notary Dublia
ate of Oklahoma,	on a suminima of the second			d. day of Start 1974 W Rolwe Hushard area May executed the same
Before me,		a Notary Public, in and f	or said County and State, on this	day of19
				executed the same
Witness my hand and	free and voluntary act and official seal the day and v	t the within that foregoing his I deed for the uses and purpose ear last above written.	is therein set forth.	a decented the Same
commission expires				Notary Public.
				Morn's Lange