MORTGAGE RECORD

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OKLAHOMA FARM MORTGAGE

(nom All Men by These Preser)klahoma, partof the fi	rst part, in considerati	on of the sum of	not t e
in hand paul, by lead, have mortgaged and hereby mortg nucly of nts, issues and profits thereof, and moro	ge unto the said THE DEM 	NT COMPANY, of Oswego ING INVESTMENT COM Oklahoma, with all the imp scribed as follows, to-wit:	, Kansas, party of the s PANY, its successors a provements thereon an	ceond part, the receipt win nd assigns, the following j d appurtenances thereto l	premises, situated in precipy acking the premises of the precipition o
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the Indian Meridian, containing in all. TO HAVE AND TO HOLD the pr signs therein, to said THE DEMING IN y said party of the first part upon the foi The said party of the first part cove FIRST. That is is fawfully seized car of all incumbrances; and that it will, aims and demands. SECOND. That said first party w	mises above described, toge VESTMENT COMPANY, at lowing covenants and condit nants and agrees: n fee of the premises hereby and its heirs, executors and	eres, more or less, accordin ther with all rights and clai d to its successors and ass ions, to-wit: conveyed; that it has good administrators shall, foreve	g to the government si ins of HOMESTEAR ANT igns, forever: Provin right to sell and conve se warrant and defend	irvey thereof, and warran Эквмиттох of the said ED, NEVERTHELESS, and I y the same as aforesaid; th the little to the said pre-	t the tille to the sa arty of the first par hese presents are or bat the said premises mises against all ho
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nually, on the first day of	party, with coupons attached	l, of even date herewith.	in each year,	and in accordance with	ll become due and
ith interest thereon from munity, on the first day of train promissory note. of the said first THIRD. That said first party will be, under the laws of the State of Oklahe signs; and will pay all taxes levied upon PROVIDED, HOWEVER, That th thirty days after the same shall become by such taxes. FOURTH. That said first party w					
FOURTH. That said first party w FIFTH. That said first party will insurance companies approved by said a curity for the payment of said debt, inte- said second party or assigns, and will sa- sure said buildings, acting us agont for s- collateral security to the party of the se- payable to said second party or assigns ent of said first party, to any subseque reby specifically given, full power to set SIXITH. That the said first party paid for taxes and assessments against a said premises and expenses of perfection ms of money may have been so advant - law on all sums expended for delinque d shall be secured by this inortgage. SEVENTH. That if the makers of munit or permit waste upon said premis is mortgage may thereupon be forceloser for fished possession, and receive and o latation or appraisement and exemption we of the State of Oklahoma at the dato EEGETU. That is nearchile a forcel	at once insure the buildings	upon said premises against n a three-year term, and at	loss by fire, lightning a once deliver all policie	nd wind storm in the amo s to said second party as	unt of \$
curity for the payment of said debt, inte said second party or assigns, and will se sure said buildings, acting us agent for s collateral specific to the party of the se	est, and all sums secured he maintain such insurance un id first party in every partic cond part or assigns, as above	teby, each policy having a til suid debt is paid, and if pular; that every insurancep a provided; and, whether ti	default is made there olicy on said premises in same have been act	in, then said second part issued before said debt i ually assigned or not, the	may so insure and paid shall be assign with the shall be assignt a shall, in case of
payable to said second party or assigns out of said first party, to any subsequen- reby specifically given, full power to set	o the extent of their interest it purchaser of said premises de and collect the same, and	as mortgagee in said prem ; and that, in the event of to apply the amount so co	ises; and that said sec loss under such polic flected toward the pa;	ond party or assigns may y or policies, the second p ment of the indebtedness	assign said policies ourty shall have, ar hereby secured.
SIXTH. That the said first party paid for taxes and assessments against t said premises and expenses of perfectin use of money may have been so down	will immediately repay to the said real estate, or upon said rand defending title to said and and noid, until the same	to second party, its successor i mortgage and for insura- lands, with interest thereor for roughd expert that for	re or assigns, all and e eq and on account b at the rate of ten (10 st party puries to nav)	Very such sum and sums of Hens, chims, adverso to per cent, per annum fro he negaties and the leval	t money as it may l thes and incumbra in the time said sur rate of interest spec
aw on all sums expended for delinque ad shall be secured by this mortgage. SEVENTH. That if the makers of	it taxes, and all of which sai	d sum or sums of money, a to pay any of said money,	nd the interest to accu either principal or inte	ue thereon, shall be a cha cest, when due, or in case	rge upon said prem the said first party :
munit or permit waste upon said premis arein scoured may, at the option of the h is mortgage may thereupon be foreclosed models upon the film of a matricion.	s, or fail to conform to br c ider of the note hereby secu- for the whole of said money or the forcelosure of this pai	omply with any one or mo red, and at its, his or her op r, interest and costs, togell dama be forthwith entitled	re of the covenants con ition only, and without er with the statutory I to the inneedlate nos	tained in this mortgage, t notice, be declared due a damages in case of prote session of the above-descr	nd payable at once, at; and the legal ho ibed premises, and
once take possession, and receive and e Inguino or appraisement and exemption ws of the State of Oklahoma at the date EIGHTH. That in case of a forcele	ollect rents, issues and profi nws of the State of Oklahom of their execution.	ts thereof. For value rece a; and this mortgage and a	ved, the party of the notes secured hereby s	first part hereby waives hall be construed and adj	all benefits of the s udged according to
The start the start of the started	auro or ento more Bugel una te	a deter my multiple accounter De o	interest of the second second second	a amin'ny tanàna faran'i amin'ny tanàna dia mandritra dia mandritra dia mandritra dia mandritra dia mandritra d	Full in the second second second
reasonable attorney's fee of \$ narge and lieu upon the said premises an NINTH: Thus upon the institution secsion and control of the premises desc te annount so collected by such receiver to ourse of the montume	of proceedings to forcelose ibed herein, and to collect the be applied, under the direct	this mortgage, the plaintiff to reats and profits thereof, ions of the court, to the pa	under the directions of yment of any judgme	to have a receiver appoint the court, without the pro- at rendered or amount fo	of required by stat and due upon the
osure of this mortgage. The foregoing covenants and condi TEXTER. In constraint this mortg intly and saverally.	lons being kept and perform age the words "first party"	ned, this conveyance shall i wherever used shall be held	e void; otherwise of fe to mean the persons r	ll force and virtue. amed in the preamble as	parties of the first I
It is expressly stipulated that, upon ss of residence of mortgagors, or either o First party agrees to pay the fees fo IN WITNESS WHEREOF, The sai	default herein, suit to forecle them, and all objections to r recording the release of the l puri	se this mortgage may be be venue of such suit are here is mortgage.	ought in any County w by expressly waived.	liere the real estate morty	aged is situated, reg
SIGNED AND DELAYERED IN	ME PRESENCE OF	alaan ah si dhalan ah sa			
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Hate of Øklahoma		ty, 55.			
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ne known to be the identical person free and volu Witness my hand and official seal fl y commission expires	vho executed the within and tary act and deed for the us e day and year last above w	l foregoing instrument, and es and purposes therein set ritten.	neknowledged to me forth.	hat.	Notons Dubl
Nate of Oklahoma,	Cour	ty, 88.			
Before me,		and			
r me known to be the identical person free and volu Witness my hand and official seal th y commission expires	tary act and deed for the us a day and year last above w	es and purposes therein set ritten.	forth.		
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