## MORTGAGE RECORD

Security of the Pathon Meritage of the Security of the Securit	10	OKLAHOMA FARM MORTGAGE	
The company of the first part years to be a second of the first part, in consideration of the serve of the first part, in the control profits where the first part years are parted thereon and superstantances blasted below. The first part years are parted thereon, and more parted the first part years are parted thereon, and more parted the first part years are parted thereon, and more parted the first part years are parted thereon, and more parted the first part years are parted thereon, and more parted the first part years are parted thereon, and more parted the first part years are parted thereon, and more parted the first part years are parted to the first parted years are parted parted where the first p		irse Literalis, unacon this	iom All Men og Opene Preneur
In hand pind, by THE DELING INVESTIGATION CONTROL TO A compared to the compared part, the compile where the compared to the compared part of the part	ستشم أشريد شادات	County, and State of Oklahoma, part of the first part, in consideration of the sum of	
of the Jahan Medidan containing in all properties above described, positive, that is in government survey thereof, and various the properties of the Jahan Medidan of Theorem on the Security of the first properties above described, positive, that is in good right to tail and prover more than the properties of the prop	eof is hereby neknowl- emises, situated in the langing, together with	and paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is I hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises,  ——————————————————————————————————	in hand paid, by TF ed, have mortgaged and hereby mortgage inty of. is, issues and profits thereof, and more pa
of the Indian Meridian, containing in all  interests, to noise '7118 DEDINY DEVISOR'S COMILAY's, nature of less, according to the government survey thereof, and warrant to the property of the first part upon the following coverants and conditions, to-vite:  ### FIRST. That is a lawfully selected in the of the prevalues below to conveyed; that is hand, or not reverse the control of the property of the first part will be a control of the selected and income the property of the first part will be a control of the selected and that it will, and its being execution and administrators shall, forever warrant and defend the title to the said prent histories theretoe of the selected and that it will, and its being execution and administrators shall, forever warrant and defend the title to the said prent histories theretoe from			
mutually, on the first days of the said first party, with compose attached, of even date herewith.  In the comissory note, of the said first party, with compose attached, of even date herewith.  ITHEN, That said first party will say all takes, charges or assessments levical upon add real estate or any part thereof, when the same shall belt, under the laws of the State of Chelatoms, including all taxes and assessments, of every skind and character fevired upon the interest therein of soil party and the state of Chelatoms, including all taxes and assessments a levical upon and real estate or any part thereof, when the same shall become due, to pay any taxes levical against said mortigaged premises, the mortgage, it is successor or assigns may provided by the state of the state	the title to the same, rty of the first part or ese presents are made t the said premises are ises against all lawful	aining in all aeres, more or less, according to the government survey thereof, and warrant the tithOLD the premises above described, together with all rights and claims of Homestean and Exemption of the said party of DEMING INVESTMENT COMPANY, and to its successors and assigns, forever: Phovided, Nevertheless, and these protections are conditions, to-wit: first part covenants and agrees; whilly seized in fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the sid that it will, and its heirs, executors and administrators shall, forever warrant and defend the title to the said premises against party will pay to said second party or order	he Indian Meridian, containing in all TO HAVE AND TO HOLD the prem gas therein, to said THE DEMING INVI said party of the first part upon the follor The said party of the first part covene FIRST! That it is lawfully selzed in r of all incumbrances; and that it will, at ms and demands.  SECOND. That said first party will
FULLIFIE. That said first party will acone have have the fullings upon said premises against to as good repair and condition as these FIFTII. That said first party will at ones have the huldings upon said premises against loss by five, lightings and wind atoms in the among never the property of the pr	puyable	.10 , until paid at the rate of	i interest thereon from
FIFTH. That said first party will at ones haure the buildings upon said previous against loss by fire, lightning and wind storm in the among in insurance companies supproved by said second party; for the payment of said debt, interest, and all suns secured hereby, each policy having a subrogation mortgage clause statedhed thereto with confidence of the party or easing and will so maintain such insurance until said debt is paid, and it debat is made therein, then add second party or so and second party or easing and will so maintain such insurance until said debt is paid, and it debat is made therein, then add second party or saigns to the extent of their interest was mortgage in said premise; and that said spined, or not payment of said first party, to any subsequent purchase of said premiser; and that, in the event of loss under such policy or policies, the second party or assigns may a sugar of said first party, to any subsequent purchase of said premiser; and that, in the event of loss under such policy or policies, the second party or assigns to the center of the surface of the surface and policy or policies, the second party or assigns to the center of the surface and policy or policies, the second party or assigns may a superior of said first party, to any subsequent purchase of said premisers and that, in the event of loss under such policy policies, the second party or assigns to the center of the surface and policy and the said said said such as an adverse to the said policies, the second party or assigns to the said said said said said said said said	assantant this data	tout must will be under the best from and other improvements and it and related an acad constant condition as the series of	THE THE PARTY AND A STATE OF THE PARTY OF TH
The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue.  TENTIL. In construing this mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as pan ointly and severally.  It is expressly stipulated that, upon default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgage cases of residence of mortgagers, or either of them, and all objections to venue of such suit are hereby expressly waived.  First party agrees to pay the fees for recording the release of this mortgage.  IN WITNESS WHEREOF, The said partof the first part ha	e said lirst party shall a whole sum of money pnyable at once, and and the legal holder ed premises, and may benefits of the stay, lged according to the ay to the said plaintiff	the makers of said note or notes, shall tail to pay any of said money, either principal or interest, when due, or in case the said in said premises, or fail to conform to or comply with any one or more of the covenants contained in this mortgage, he whole pion of the holder of the note hereby secured, and at its, his or her option only, and without notice, be declared due and pays he for consect for the whole of said money, interest and costs, together with the stantory damages in case of protest; and of a petition for the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described pre receive and collect rents, issues and profits thereof. For value received, the party of the first part hereby waites all benefice exemption have of the State of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged as at the date of their execution.	SEVENTII. That if the makers of sa milt or purmit waste upon said premises, in secured may, at the option of the hold mortgage may thereupon be foreclosed it of shall, upon the filing of a petition for nee take possession, and receive and col- nation or appraisement and exemption law is of the State of Oklahoma at the date of EIGHTHI, That in case of a foreclosu
Signed and Delivered in the Presence of  Grounty, 55.  Before me,	urties of the first part,	nts and conditions being kept and performed, this conveyance shall be void; atherwise of full force and virtue, ng this mortgage the words "first party" wherever used shall be held to mean the persons named in the preamble as parties o	ure of this mortgage.  The foregoing covenants and condition TENTII. In constraint this mortgage
Before me, a Notary Public, in and for said County and State, on this day of and sersonally appeared and acknowledged to me that free and voluntary act and deed for the uses and purposes therein set forth.  Witness my hand and official seal the day and year last above written.  State of Okiahama, County, se.  Before me, notary Public, in and for said County and State, on this day of any of the uses and purposes therein set forth.	rritlen.	any the fees for recording the release of this mortgage.  EOF, The said partof the first part hahereunto set	If its party agrees to pay the fees for IN WITNESS WHEREOF, The said
o me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	(Seal)		and the second s
o me known to be the identical person	(SEAL)	County, ss.	ite of Oklahoma
o me known to be the identical person	, , , , , , , , , , , , , , , , , , , ,	a Notary Public, in and for said County and State, on this	Before me,
Before me,	executed the same	ical personwho executed the within and foregoing instrument, and acknowledged to me that	ne known to be the identical personwh free and volunta Witness my hand and official scal the commission expires
personally appeared	Notary Public.	County, ss.	ite of Oklahoma,
My commission expires	anamitad the same	Spin comes who assented the atthic and forested between the property of the property of the spin comes and t	sonally appeared
	Notary Public.	N. N.	commission expires
State of Oklahoma, County of Culsa, ss.  Filed for record this	M.	nity of Culsa, ss. day of A. D. 191 st. o'clock	ite of Oklahoma, County of Tulsa Filed for record this
By Deputy, (SEAL)			