## MORTGAGE RECORD

Commany, and Blace of Clickhoom, part.— And the fair parts, is possible-rules of the new air.  DOLA parts and parts of the part of the parts of the	unm vit with all odent brenchin	That on thisduy of	
Land pulls, by THE 2021NN IN INVESTIGATORY COLORS, Seating, party of the second post, the receipt referred a property of the second post, the receipt referred as the		County, and State of Oklahoma, partof the first part, in consideration of the sum of	
the facilities bigidifies separated in reall	ged, have mortgaged and hereby mortgage unty of	E DEMING INVESTMENT COMPANY, of Oswego, Kausas, parly of the second part, the receipt whereof is heret unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situation in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, to ticularly bounded and described as follows, to-wit:	by acknown unted in to
the Indian Meditor, posteriors is all.  TO HAVE ANY TO INCIDE the presence showe described, inspeller with all rights and dense of Houseaneas and Excursion of the and party of the first programment and the programment of t			
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multily, on the first day of	SECOND. That said first party will p	ay to said second party or order	DOLLYI
FOURTIL. That said first party will keep all brillings, fences, and other improvements on said real estate in as good required at conditions at the same series at third in success companies approved by said second party, so not less than a three-year term, and at once deliver all policies to said second party as collateral and additing the companies approved by said second party, so root less than a three-year term, and at once deliver all policies to said second party as collateral and additing and the said second party as collateral and additing a subgraph of the control of the collateral control, increase, and an assessment increase, such party as collateral and additing a subgraph of the collection of	th interest thereon from		
SELECTION That the character of the college of nodes, shall not to paying of state money, stater principal or measures the character of the college of nodes, shall not to paying of state money, stater principal or measures and state of no college of nodes of the node hereby secured, and at its, his or her opinion only, and without notice, be declared the and payable at once is most tage, and any thereupon be foreclosed for the whole of said money, interest and cases, together with the statutory damages in case of protest; and the legal hole once take possession of the protection for the foreclosure of this mortgage, be forthwith entitled to the inneathed to the state of college decreases, and once take possession of the protection has not once take possession and receive and collect creats, issues and profits thereof. For value received, the payable upons the finding of a possession of the observation laws of the State of Oktahom and this mortgage, and notes secured freely shall be constructed and adjusted according to once take possession of the above-described premises, and a construction of the state of Oktahom and this mortgage, and as often as any proceedings shall be taken to foreclosus state, the state of the state of Oktahom and this mortgage, and as often as any proceedings shall be calculated to foreclosus state action.  **SICHTIL** That is more of a foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclosus states action.  **SICHTIL** That is more of a foreclosure of this mortgage, and as often as any proceedings to foreclosure of the state of Oktahom and the same shall be a further and the same shall be a further and the proof reclusive by state and the proof required by state and profits thereof, under the direction of the court, without the proof required by state amont and control of the premises described herein, and to foreclose this mortgage, the path of the proof required by state and profits thereof, under the directions of the court, with part of the proof of	y property and the second	are are a transfer and the community of	at this de
SEASON THAT A THAT I the maker's of settle flow or beginning to the property of the season of the se	FIFTH. That said first party will at insurance companies approved by said sectuarity for the payment of said debt, interes said second party or assigns, and will so nue said buildings, acting as agent for said collateral security to the party of the second payable to said second party or assigns to not of said first party, to any subsequent eby specifically given, full power to settle SINTH. That the said first party will paid for taxes and assessments against said premises and expenses of perfecting a ns of money may have been so advanced that on the contract of the	nce insure the buildings upon said premises against loss by fire, lighting and wind storm in the amount of S at party, for not less than a three-year term, and at once deliver all policies to said second party as collateral and, and all sums secured hereby, each policy having a subregation mortgage clause attached thereto with loss, if a aintain such insurance until said debt is paid, and if default is made therein, then said second party may so has first party in every particular; that every insurance policy on said premises issued before said debt is paid shall 1 part or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, in che extent of their interest as mortgage in said premises; and that said second party or assigns may assign said archaser of said premises; and that, in the event of loss under such policy or policies, the second party shall had collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby see immediately repay to the second party, its successors or assigns, all and every such sum and sums of money as it real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles and in a defending title to said lands, with interest thereon at the rate of ten (10) per can, and may and the legal rate of interest and paid, until the same are repaid, except that first party agrees to pay the penaltics and the legal rate of interest and paid, until the same are repaid, except that first party agrees to pay the penaltics and the legal rate of interest and paid, until the same are repaid, except that first party agrees to pay the penaltics and che account of a charre moon as a charre moon as	d addition any, payasure and be assign case of le policies, have, and ared. It may be cumbran said sum cest specifid premised
ensonable attorney's fee of \$	muit or permit waste upon said premises, ein secured may, at the option of the hold s mortgage may thereupon be foreelosed fe eof shall, upon the filing of a petition for once take possession, and receive and col- luation or appraisement and exemption law so of the State of Oklahoma at the date of EIGHTHI. That in case of a forcelosu	I note or notes, shall full to pay may of sum money, tender principal or interest, when due, or it cases the same mass or fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sur of the note hereby secured, and at its, his or her option only, and without notice, be declared due and payable a the whole of said money, interest and costs, together with the statutory damages in case of protest; and the labeling the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described premise to reats, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of the State of Oklahoma; and this mortgage and notes secured hereby shall be construct and adjudged accordably execution.	in of more at once, a legal holes, and nof the stroing to
nithy 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 mortgaged is situated, regs so fresidence 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	ensonable attorney's fee of 8  arge and liea upon the said premises and p  NINTH. That upon the institution o  ssession and control of the premises describ  amount so collected by such receiver to be	my all legal costs of such action.  Any all legal costs of such action.  Proceedings to forcelose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the content and to collect the rents and profits thereof, under the directions of the court, without the proof required applied, under the directions of the court, to the payment of any judgment rendered or amount found due upon applied, under the directions of the court, to the payment of any judgment rendered or amount found due upon the court.	be a furt court to to by stata on the fo
State of Oklahoma.  Before me, a Notary Public, in and for said County and State, on this day of notary Public in and for said County and State, on this day of notary Public in and for said County and State, on this day of notary Public in and income known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the substance in the subst	TENTH. In construing this mortgage uity and severally. It is expressly stipulated that, upon de so fresidence of mortgagors, or cither of the First party agrees to pay the fees for IN WITNESS WHEREOF, The said 1	ault herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situa cm, and all objections to venue of such suit are hereby expressly waived- coording the release of this mortgage.  The first part hahereunto set	e first p
Before me,	Signed and Delayered in thi	Presence of	(Se
Before me,			(Se
Before me,	tate of Oklahoma,	County, 8s.	(QE
me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that	Before me, sonally appeared	a Notary Public, in and for said County and State, on this	19
Before me,	me known to be the identical personwh free and volunts Witness my haud and official seal the v	executed the within and foregoing instrument, and acknowledged to me that executed a set and deed for the uses and purposes therein set forth.  Any and year last above written.	ed the sa
rsonally appeared	tate of Oklahoma,		
The state of the s	rsonally appeared	and  executed the within and foregoing instrument, and acknowledged to me that  execute y act and deed for the uses and purposes therein set forth ay and year last above written.	ed the s
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