MORTGAGE RECORD

والمعرب بالإعلال فاربغ سسيع بيبادا والأراب	County, and State of Okinhoma, part of the first part, in con	sideration of the sum of
in hand paid, by TH	E DEMING INVESTMENT COMPANY, of Oswego, Kansas, party unto the said THE DEMING INVESTMENT COMPANY, its succ	of the second part, the receipt whereof is hereby acknowledged
anty of	in the State of Oklahoma, with all the improvements the ricularly bounded and described as follows, to-wit:	rcon and appurtenances thereto belonging, together w
the Indian Meridian, containing in all.	acres, more or less, according to the govern	nment survey thereof, and warrant the title to the so
TO HAVE AND TO HOLD the premi igns therein, to said THE DEMING INVE said purty of the first part upon the follow The said party of the first part covena FIRST. That it is havfully seized in i	neres, more or less, according to the govern sess above described, together with all rights and claims of Hoaltsra STMENT COMPANY, and to its successors and assigns, foreversing covenants and conditions, to-wit: and agrees: see of the premises hereby conveyed; that it has good right to sell and disheirs, executors and administrators shall, forever warrant and	EAD AND EXEMPTION of the said party of the first part PHOVIDED, NEVERTHELESS, and these presents are me d convey the same as aforesaid; that the said premises defand the title to the said populses against all law
ims and demands. SECOND. That said first party will I	ony to said second party or order	uctions and only we said premises against an in-
to the second and second and second	19, until puld at the rate of	
nually, on the first day of	nnd in eac	ch year, and in accordance with
EOHDWH What soid first warterwill b	nnd in each of the coupons attached, of even date herawith, y all taxes, charges or assessments levied upon said real estate or an including all taxes and assessments, of every kind and character is mortgage, and the said first party shall not be entitled to any offse did mortgage, and the said first party shall not be entitled to any offse c, to pay any taxes levied against said mortgage, in case the said c, to pay any taxes levied against said mortgaged premises, the more cep all buildings, fences, and other improvements on said real estate in.	as good vanairand condition as the same arain at this d
FIFTH. That said first party will at conjugate the payment of said debt, interest aid second party or assigns, and will on the said debt, interest aid second party or assigns, and will on the said buildings, acting as agent for said ollateral security to the party of the second party of a said second party or assigns to at of said first party, to any subsequent; by specifically given, full power to settle SIXTH. That the said first party will set the said first party will be the said first party will said for the said first party will set the said set the s	once insure the buildings upon said premises against loss by fire, ligh and party, for not less than a three-year term, and at once deliver all a that, and at once deliver all an all sums secured hereby, each policy having a subrogation requintain such insurance until said debt is paid, and if default is mad first party in every particular; that every insurance policy on said p d part or ussigns, as above provided; and, whether the same have be the extent of their interest us mortgager in said premises; and that purchaser of said premises; and that, in the event of loss under sue and collect the same, and to apply the amount so collected toward i immediately repay to the second party, its successors or assigns, at I real estate, or upon said mortgage and for insurance and on according to the second party is successors or assigns, at I real estate, or upon said mortgage and for insurance and on according that the same are repaid, except that first party agrees axes, and all of which said sum or sums of money, and the interest	hating and wind storn in the amount of S
and for three and assessments against sate said premises and expenses of perfecting a as of money may have been so advanced law on all sums expended for delinquent it shall be secured by this mortgage.	real estate, or upon said moregage and for instruction on account of addefending title to said lands, with interest thereon at the rate of and paid, until the same are repaid, except that first party agrees axes, and all of which said sum or sums of money, and the interest of pate or notes that fail to may any of said wayner, without principal	ten (10) per cent, per annum from the time said sun to pay the penalties and the legal rate of interest speci to accrue thereon, shall be a charge upon said premi
mit or permit waste upon said premises, sin secured may, at the option of the holids mortgage may thereupon be foreclosed for shall, upon the filing of a petition for the case take possession, and receive and collination or appraisement and exemption law so of the State of Oklahoma at the date of PECHIEL That in own of a program.	d note or notes, shall fail to pay any of said money, either principal or fail to conform to or comply with any one or more of the covener of the note hereby secured, and at its, his or her option only, and r the witole of said money, interest and costs, together with the state foreclosure of this mortgage, be forthwith entitled to the immediet rents; ssues and profits thereof. For value received, the party so of the State of Oklahoma; and this mortgage and notes secured in their execution.	ants contained in this mortgage, the whole sum of mo without notice, be declared due and payable at once, attetory damages in case of protest; and the legal ho late possession of the above-described premises, and r of the first part hereby waives all benefits of the stereby shall be construed and adjudged according to
asonable attorney's fee of \$	e of this mortgage, and as often as any proceedings shart of taken to the control of the control	of petition for foreclosure, and the same shall be a furt
NINTH. That upon the institution of session and control of the premises describe amount so collected by such receiver to be are of this mortgage. The foregoing covenants and condition	therefor; fee to be due and payable upon the filing ay all legal costs of such action. Troccedings to forcelose this mortgage, the plaintiff therein shall be at herein, and to collect the rents and profits thereof, under the directions of the court, to the payment of any is being kept and performed, this conveyance shall be void; otherwith the words "first party" wherever used shall be held to mean the p	entitled to have a receiver appointed by the court to tions of the court, without the proof required by stati judgment rendered or amount found due upon the fi ise of full force and virtue.
Flac and costonally	ault herein, suit to foreclose this mortgage may be brought in any C iem, and all objections to venue of such suit are hereby expressly we coording the release of this mortgage. Set Land of the first part hahereunto set	
IN WITNESS WHEREOF, The said p	PRESENCE OF	incl the day and year first above written.
gigino Mio Book Illing is, 111g	Presence of	(Se
		(Se
ate of Oklahama,	County, ss.	
soually appeared	a Notary Public, in and for said County and State, on	
me known to be the identical personwho with the commission expires	o executed the within and foregoing instrument, and acknowledged ry act and deed for the uses and purposes therein set forth. ay and year last above written.	to me that executed the se
ate of Oklahoma,	County, as.	있을 기호시장의 경험, 육리 문제 입다
sonally appeared	a Notary Public, in and for said County and State, on and	
me known to be the identical person who	o executed the within and foregoing instrument, and acknowledged by act and deed for the uses and purposes therein set forth. In any year last above written.	