MORTGAGE RECORD

HTU BOOK OD. LEAVENWOHTH, KIN. No. 20769 14

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	County, and State of Oklahoma, part of the first	part, in consideration of the sum of
of County, and State of Oklahoma, part of the first part, in consideration of the sum of DOLLA to in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby ackned edged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in County of in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together rents, issues and profils thereof, and more particularly bounded and described as follows, to-wit;		
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the Indian Meridian, containing in all. TO HAVE AND TO HOLD the pu- signs therein, to said THE DEMING In raid party of the first part upon the fo The said party of the first part cov FIRST. That is lawfully selzed ar of all incumbrances; and that it will	emises above described, together with all rights and claims VESTMENT COMPANY, and to its successors and assigns lowing covenants and conditions, to-wit: mants and agrees: in feo of the premises hereby conveyed; that it has good rigi and its heirs, executors and administrators shall, forgver w	the government survey thereof, and warrant the title to the s of HOARSTEAD AND EXEMITION of the said party of the first pr , forever: PROVIDED, NEVERTHELESS, and these presents are at to sell and coavey the same as aforesaid; that the said premise arrant and defend the title to the said premises against all he
	ill pay to said second party or order	DOLL
th interest thereon from nually, on the first day of	19	rate of
V SUCH GLACS.		in each year, and in accordance with
FileTII. That said first party will insurance companies approved by said aurity for the payment of said debt, ink said second party or assigns, and will a ure said buildings, acting as agent for s collateral security to the party of the sa payable to said second party or assigns ant of said first party, to any subseque reby specifically given, full power to se SIXTII. That the said first party paid for tyzes and assessments against said premises and expenses of perfectin as of moncy may invo been so advan law on all sums expended for delinque debell be conjured by this motion.	at once insure the buildings upon said premises against loss cond party, for not less than a three-year term, and at one rest, and all sums secured hereby, each policy having a sub- build of the sums secured hereby, each policy having a sub- instruction and the sums secured hereby, each policy having a sub- cond part or assigns, as above provided; and, whether the su- to the extent of their interest as mortgage in said premises at purchaser of said premises; and that, in the event of los- tle and collect the same, and to apply the amount so collece will immediately repay to the second party, its successors of said real estate, or upon said mortgage and for instruct g and defending tile to said lands, with interest thereon at ed and paid, until the same are repuid, except that first pa- taxes, and all of which said sum or sums of money, and	al estate in as good repair and condition as the same are in at this by fire, lightning and wind storm in the amount of S the deliver all policies to said second party are collateral and addi regation mortgage clause attached thereto with loss, if any, pi- fault is made therein, then said second party may so hauter any on said premises issued before said dobt is paid shall be as anne have been netually assigned or not, they shall, in case of a ad that cald second party or assigns any assign said polici s under such policy or policies, the second party shall, in case of and on account of line, claims, adverse titles and incumbr the rate of two loop event, per annum from the time said second try approximation of the indebtedness iterely secured. The interest, when due, or in case the said first party if he covenants contained in this mortgage, the whole sum of a only and without notice, be declared due and payable at one with the statutory damages in case of protest; and the legal rate being at a the interest of our the first party ways at any if he covenants contained in this mortgage, the whole sum of a only, and without notice, be declared due and payable at one with the statutory damages in case of protest; mult be legal to be intered hereby shall be construed and adjudged according i be taken to foreclosu same, the first party will pay to the said pole
SEVENTH. That if the makers of mult or permit waste upon said premit icin scented may, at the option of the h s mortgage may thereupon be foreclass cof shall, upon the filling of a petition once take possession, and receive and unition or appraisement and exemption so the State of Oklahoma at the date EIGHTH. That in case of a forced	said note or notes, shall fail to pay any of said money, eith ss, or fail to conform to or comply with any one or more o sider of the note hereby secured, and at its, his or her option I for the whole of said money, interest and costs, together v or the forcelosure of this mortgage, be forthwilh entitled to collect ronts, issues and profits thereof. For value received laws of the State of Oldahonay, and this mortgage and note of their execution. source of this mortgage, and as often as any proceedings shall	er principal or interest, when due, or in case the said first party f the covenants contained in this norrgage, the whole sum of a only and without notice, be declared due and payable at once vith the statutory damages in case of protest; and the legal 1 the immediate possession of the above-described premises, and , the party of the first part hereby waives all benefits of the s secured hereby shall be construed and adjudged according to be taken to forcelose same, the first party will pay to the said pha- be taken to forcelose same, the first party will pay to the said pha-
arge and lien upon the said premises an NINTH. That upon the institutio ssession and control of the premises dea annount to collected by such receiver to	I pay all legal costs of such action, a of proceedings to forceless this mortgage, the plaintiff there ribed herein, and to collect the rents and profits thereof, and be applied under the directions of the court. In the navious	cin shall be entitled to have a receiver appointed by the court to ler the directions of the court, without the proof required by sta- ant of any indement rendered or amount found due upon the
The toregoing covenants and condu TENTIF. In construing this merts ntly and severally. It is expressly slipulated that, upon s of residence of mortgagors, or either c First party agrees to pay the fees f	nons being kept and performed, into conveyance shall be wage the words "first party" wherever used shall be held to a default herein, suit to forcelose this mortgage may be broug for them, and all objections to venue of such suit are hereby be recording the rolease of this mortgage.	old; otherwise of full force and virtue. Incan she persons named in the preamble as parties of the first ht in any County where the real estate mortgaged is situated, re expressly wajved.
SIGNED AND DELIVERED IN	THE PRESENCE OF	
tate of Øklahoma	County, os.	d State, on this
rsonally appeared	and who executed the within and foregoing instrument, and ack itary act and deed for the uses and purposes therein set for ise day and year last above written.	mowledged to me thatexecuted the
tate of Øklahoma,	County, BA.	그는 아이는 아이들은 것을 물었다. 물건이 많이 가지?
rsonally appeared	and second the within and foregoing instrument and ack	nd State, on (his

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A Street Barrier

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