MORTGAGE RECORD

	بالإداء عذاويتناي الراعف لإذاري أداء وبإوراث الأفتاء ويتأتا سيتنا سيسا	lay of 19
		the first part, in consideration of the sum of
ed, have mortgaged and hereby mortg	THE DEMING INVESTMENT COMPANY, of Ostago unto the said THE DEMING INVESTMENT C	wego, Kansas, party of the second part, the receipt whereof is hereby acknow COMPANY, its successors and assigns, the following premises, situated in t
mly of	in the State of Oklahoma, with all the particularly bounded and described as follows, to-v	e improvements thereon and appurtenances thereto belonging, together wi
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ili, and in the contraction of t		
<u>ئىلىنىڭ ئىلىنىڭ ئىلىن</u>	a a granda in a caracterizada a como con a como como como como como como como co	ي عبية بها توج بأبيت بي نوش إسيم بسائنسيوسا الثمر بالسائري
he Indian Meridian, containing in all. TO HAVE AND TO HOLD the pr	emises above described, together with all rights and	ording to the government survey thereof, and warrant the title to the sam I claims of Homestead and Exemption of the said party of the first part descions, forever: Provided, Nevertheless, and these presents are the
aid party of the first part upon the fo The said party of the first part cove	llowing covenants and conditions, to-wit:	Lucsigns, toreter. Lucyman, the many transfer and the process of the control of t
FIRST. That it is lawfully seized rof all incumbrances; and that it will, us and demands.	in ice of the premises hereby conveyed; that it has and its heirs, executors and administrators shall, f	ording to the government survey thereof, and warrant the title to the sand claims of HOMESTEAD AND EXEMPTION of the said party of the first part dussigns, forever: Provided, Nevertheless, and these presents are the good right to sell and convey the same as aforesaid; that the said premises against all law
SECOND. That said first party w	ill pay to said second party or order	
		DOLLAI
inly, on the first day of	and	in each year, and in accordance with in. in. in. in. in. in. in. in
un promissory note of the said first THIRD. That said first party will under the laws of the State of Oklaho	party, with coupons attached, of even date herewit pay all taxes, charges or assessments levied upon so ona, including all taxes and assessments, of every k	aid real estaté or any part thereof, when the same shall become due and paind and character levied upon the interest therein of the mortgagee or
ms; and will pay all taxes levied upon PROVIDED, HOWEVER, That the	said mortgage, and the said first party shall not be a e said mortgagee or the legal holder of this mortgag	entitled to any offset against the sums hereby secured for taxes so paid. 30, in case the said party of the first part shall fail, for the term and per
and the state of t	MEL H. L. M.D C	and the set estate in a good appointed applified on the compared of this de
FIFTII. That said first party will	at once insure the buildings upon said premises agr	ainst loss by fire, lightning and wind storin in the amount of S. ainst loss by fire, lightning and wind storin in the amount of S. and at once deliver all policies to said second party as collateral and addition as a subrogation mortgage clause attached thereto with loss, if any, payn und if default is made therein, then said second party may so insure and nee policy on said premises issued before said debt is paid shall be assigned to not, they shall, in case of the premises; and that said second party or assigns may assign said policies, the second party shall have, and so collected toward the payment of the indebtedness hereby secured secsors or assigns, all and every such sum all sums of money as it may he subrance and on account of liens, claims, adverse titles and incumbrance con at the rate of ten (10) per cent, per namum from the time said sum at first party agrees to pay the penalties and the legal rate of interest specifically, and the interest to necrue thereon, shall be a charge upon said premise.
rity for the payment of said debt, into aid second party or assigns, and will s	erest, and all sums secured hereby, each policy havis o maintain such insurance until said debt is paid, a	ng a subrogation mortgage clause attached thereto with loss, if any, paya and if default is made therein, then said second party may so justre and
re said buildings, acting as agent for s oflateral security to the party of the se	aid first party in every particular; that every insurant cond part or assigns, as above provided; and, wheth	nce policy on said premises issued before said debt is paid shall be assigned or not, they shall, in case of lo
nayable to said second party or assigns at of said first party, to any subseque day specifically given, full power to set	nt purchaser of their interest as mortgager in said; the and collect the same, and to apply the amount	nt of loss under such policy or policies, the second party shall have, and so collected toward the payment of the indebtedness hereby secured.
SIXTH. That the said first party aid for taxes and assessments against	will immediately repay to the second party, its suc said real estate, or upon said mortgage and for in	ecessors or assigns, all and every such sum and sums of money as it may has surance and on account of liens, claims, adverse titles and incumbrant
aid premises and expenses of perfecting a of money may have been so advan- aw on all sums expended for delinque	g and detending title to said lands, will interest the xed and paid, until the same are repaid, except the ut taxes, and all of which said sum or sums of mon	at first party agrees to pay the penalties and the legal rate of interest specifier, and the interest to accure thereon, shall be a charge upon said premis
shall be secured by this mortgage. SEVENTH. That if the makers of	said note or notes, shall fail to pay any of said mor	ney, either principal or interest, when due, or in case the said first party sh
mit or permit waste upon said premis in secured may, at the option of the h	es, or fail to conform to or comply with any one of older of the note hereby secured, and at its, his or h I for the whole of soid money integrst and easts. It	r more of the covenance contained in this moregage, the whole sum of mon- ier option only, and without notice, be declared due and payable at once, a opether with the statutory dumages in case of protest; and the legal hole
of shall, upon the filing of a petition	for the foreclosure of this mortgage, be forthwith en collect rents, issues and profits thereof. For value	ditled to the immediate possession of the above-described premises, and m received, the party of the first part hereby waives all benefits of the str
ation or appraisement and exemption of the State of Oklahoma at the date	lays of the State of Oklahoma; and this mortgage real their execution.	ney, either principal or interest, when due, or in case the said first party show more of the covenants contained in this mortgage, the whole sum of more option only, and without notice, be declared due and payable at once, a grether with the statutory dumages in case of protest; and the legal hole titled to the immediate possession of the above-described premises, and meceived, the party of the first part hereby waives all benefits of the stand notes secured hereby shall be construed and adjudged according to a long shall be taken to foreclose same, the first party will pay to the said plain.
asonable attorney's fee of \$	therefor; fee to be due and pay	able upon the filing of petition for forcelosure, and the same shall be a furti
ge and lien upon the said premises an NINTH. That upon the institution	d pay all legal costs of such action, on of proceedings to foreclose this mortgage, the plain ribed herein, and to collect the reats and profits the	able upon the filing of petition for forcelosure, and the same shall be a furth intiff therein shall be entitled to have a receiver appointed by the court to to reof, under the directions of the court, without the proof required by statu he payment of any judgment rendered or amount found due upon the fo
amount so collected by such receiver to are of this mortgage.	be applied, under the directions of the court, to the	ne payment of any judgment rendered or amount found due upon the fo
The lorgoing covenants and condi- TENTH. In constraing this mort	tions being kept and performed, this convoyance signed the words "first party" wherever used shall be	hall be void; otherwise of full force and virtue. held to mean the persons named in the preamble as parties of the first pa
It is expressly stipulated that, upon of residence of mortgagors, or either of	default herein, suit to forcelose this mortgage may of them, and all objections to venue of such suit are	be brought in any County where the real estate mortgaged is situated, regare hereby expressly waived. handthe day and year first above written.
IN WITNESS WHEREOF, The sa	id part of the first part ha hereunto set	
Signed and Delivered in	the Presence of	(Se.
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ي عساسة تنسط بإنفاق عنظ بالمشهوع بهيو		(Sp.
te of Oklahama,	County, ss.	ounty and State, on thisday of
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ne known to be the identical person	who executed the within and foregoing instrument, many act and deed for the uses and purposes therei	, and ocknowledged to me thatexecuted the same set forth.
witness my hand and official seal the	ie day and year hist above written.	, and peknowledged to me that
ite of (Oklahoma	County, ss.	Notary Public
Before me		County and State, on this day of 19
ionally appeared.	and	and salvanuadinal to me that
ne known to be the identical person	who executed the within and foregoing instrument, ntary act and deed for the uses and purposes therei	a set forth.
on mices my name and oment sent t	ng maj dine jen mae Huuve Wildelle	n set forth. Notary Public
commission expires		
ate of Oklahoma, County of Tu	And the second s	- I was a second of the second