## MORTGAGE RECORD

Minay (1)

	KLAHOMA FAR	M MORTGAGE	
Know All Men by These Presents	, That on this		
of	County, and State of Oklalioma, part	of the first part, in consideration of the s	ատ օք
in hand paid, by TTI edged, have mortgaged and hereby mortgage County of. rents, issues and profits thereof, and more pa	E DEMING INVESTMENT COMPANY, unto the said THE DEMING INVESTME in the State of Oklahoma, with rticularly bounded and described as follow:	of Oswego, Kansas, party of the second part NT COMPANY, its successors and assigns,	, the receipt whereof is hereby acknowledge the following premises, situated in the ances thereto belonging, together with
			· · · · · · · · · · · · · · · · · · ·
			<u></u>
of the Indian Meridian, containing in all. 'TO HAVE AND TO HOLD the premi assigns therein, to smid THE DEMING (MVE	acres, more or less ses above described, together with all righ STMENT COMPANY, and to its successo	a, according to the government survey thera ts and claims of Homestead and Exemption is and assigns, forever: PROVIDED, NEVEN	cof, and warrant the title to the same. No of the sold party of the first part or THELESS, and these presents are made
of the Indian Meridian, containing in all. TO ILAVE AND TO HOLD the premi assigns therein, to said THE DEMING INVE by said party of the first part upon the follow The said party of the first part covena FIRST. That it is inwfully seized in i clear of all incumbrances; and that it will, an chains and demands.	ing covenants and conditions, to-wil: uls and agrees: ce of the premises hereby conveyed; that i d its heirs, exceutors and administrators si	t has good right to sell and convey the same all, forever warrant and defend the title i	as aforesaid; that the said premises are to the said premises against all lawful
SECOND. That said first party will p	bay to said second party or order		DOLLARS,
with interest thereon from annually, on the first day of		il paid at the rate of	cent, per annum, payable cordance with
with interest thereon from annually, on the first day of certain promissory note. of the said first par HIIRD. That said first party will pa able, under the laws of the State of Oklahormo assigns; and will pay all taxes levied upon said PROVIDED, HOWEVER, That the si of thirty days after the same shall become du pay such taxes.	(a), with component interface, or even that a y including all taxes and assessments level u i mortgage, and the said first party shall an idd mortgagee or the legal holder of this mu e, to pay any taxes levied against said mo	pen said real estate or any part thereof, wh ery kind and character levied upon the ir to be entitled to any offset against the sums ortgage, in case the said party of the first rtgaged premises, the mortgagee, its success	en the same shall become due and pay- iterest therein of the mortgagee or its hereby secured for taxes so paid, part shall fail, for the term and period per or assigns may, at its or their option.
FOURTH. That said first party will the FIFTH. That said first party will at in insurance companies approved by said secons security for the payment of said debt, interest	ceep all buildings, fences, and other improven once insure the buildings upon said premis- nod party, for not less than a three-year ter a, and all sums secured hereby, each policy	ients on said real estate in as good repair and es against loss by fire, lightning and wind st rm, and at once deliver all policies to said se having a subrogation morigage clause atta	condition as the same are in at this date orm in the amount of S. cond party as collateral and additional check thereto with loss, if any, payable id accord thereto with loss, if any, payable
to said second party or cassigns, and will so insure said buildings, acting as agent for aid as collateral security to the party of the s. 'on be payrable to said second party or assigns to agent of said first party, to any subsequent j	a. t party in every particular; that every a party in every particular; that every id part or assigns, as above provided; and, the extent of their interest as mortgagee in urchaser of said premises; and that, in the out onlocable the same with a mortal that.	and, and it default is made determine the set neuronce policy or said promises issued bef whether the same have been actually assig said premises; and that said second party e event of loss under such policy or policit out ea collected (over the policy or policit	ore said debt is paid shall be assigned and or not, they shall, in case of loss, or assigns may assign said policies, as s, the second party shall have, and is be indebtedness beraby sneured
SUTTLE That the said first party will SUTTLE That the said first party will so paid for taxes and assessments against sail on said premises and expenses of perfecting p sums of money may have been so advance' by law on all sums expended for delinouen.	1. In mediately repay to the second party is a probability of the second party is d r 1 estate, or upon said mortgage and f crigoning title to said lands, with inter and paid, until the same are repaid, exec axes, and all of which said sum or sums o	is successors or assigns, all and every such a or insurance and on account of liens, cla set thereon at the rate of ten (10) per cont. pt that first party agrees to pay the penaltic i money, and the interest to acceue thereon	aum and sums of money as it may have ims, adverse titles and incumbrances per annum from the time said sum or s and the legal rate of interest specified , shall be a charge upon said premises.
FOURTH. That said first party will at FOURTH. That said first party will at in Insurance companies approved by said seco- security for tho payment of said debt, interest to said second party or assigns, and will so insure said buildings, acting as argent for sid as collateral security to the party of the suron be payable to said second party or assigns to agent of said first party, to rany subsequent p hereby specifically fiven, full power to settle SIXTH. That the said first party will so paid for taxes and expenses of perfecting p sums of money may have been so advance' by law on all sums expended for delinques, at and shall be secured by this mortgage. SEVENTH, That if the makers of said commit or permit waste upon said premises, herein scarred may, at the option of the holds this mortgage may thereupon be foreelosed for here of shalt, upon the filing of a petition for at one in a payment and exemption hav haws of the State of Oklahomn at the date of DEIGHTH. That in case of a foreclosus a reasonable attorney's fee of S.	d note or notes, shall fail to pay any of sai or fail to conform to or comply with any r of the note hereby secured, and at its, hi r the whole of said morey, interest and co the foreclosure of this mortgage, be forthw	d money, either principal or interest, when one or more of the covenants contained in t s or her option only and without notice, be sts, together with the statutory damages in the entitled to the immediate possession of a using meeting the next no the first wet.	due, or in case the said first party shall his mortgage, the whole sum of money declared due and payable at lonce, and a case of protest; and the legal holder the above-described premises, and may horaby waives all baceful of the stay
at once take possession, and receive and com- valuation or appraisement and exemption hav have of the State of Oklahoma at the date of EIGHTH. That in case of a forcelosu	so the state of Oklahoma; and this mark their execution. re of this mortgage, and as often as any pro-	while received, the physical sectors in the matching shall be con gauge and notes secured hereby shall be con occeedings shall be taken to forcelose same, the	istrued and adjudged according to the strued and adjudged according to the struet party will pay to the said plaintiff
charge and lien upon the said premises and particle of NINTH. That upon the institution of possession and control of the premises describe the amount so collected by such receiver to be	ay all legal costs of such action. I proceedings to foreclose this mortgage, th & larcein, and to collect the reats and profi applied, under the directions of the court	e plaintiff therein shall be entitled to have a is thereof, under the directions of the court, , to the payment of any judgment rendered	receiver appointed by the court to take without the proof required by statute 1 or amount found due upon the fore-
closure of this mortgage. The foregoing covenants and condition TENTEL In construing this mortgage jointly and severally. It is expressly stipulated that, upon def less of residence of mortgagors, or either of the First party agrees to pay the fees for First party agrees to pay the fees for IN WITNESS WHEREOF, The said p	is being kept and performed, this conveya is the words "first party" wherever used sh ault herein, suit to forcelose this mortgage sem, and all objections to versue of such su	nce shall be void; otherwise of full force and all be held to mean the persons named in the may be brought in any County where the re- lit are hereby expressly waived.	d virtue. 19 preamble as partics of the first part, 21 estate mortgaged is situated, regard-
	ecording the release of this mortgage, art of the first part ha hereinto se		year first above written.
Signed and Delayered in the State of Oklahoma	·····		(Sead)
State of Oklahoma	County, ss. 	aid County and State on this	day of
personally appeared to me known to be the identical personwh asfree and volunta Witness my hand and official seal the d My commission expires		nnd	
State of Oklahoma,	County, 88.		
personally appeared		said County and State, on this	na na sana na s
to me known to be the identical person,wh asfree and volunta Witness my hand and official seal the c My commission expires ?	presented the within and foreming instan	went and acknowledged to me that	executed the same
State of Oklahoma, County of Tulna,	86.		
Filed for record this		A. D. 191	
			이 같은 것은 것은 것은 것은 것은 것을 가지 않는다. 같은 것은 것은 것은 것은 것은 것은 것은 것을 것을 수 있는다.

Real States Area .....

61