MORTGAGE RECORD

a ta anno ann an		_day of	
	County, and State of Oklahoma, part	of the first part, in consideration of the sum of	
in hand paid, by TH red, have mortgaged and hereby mortgage	E DEMING INVESTMENT COMPANY, unto the said THE DEMING INVESTME	of Oswego, Kansas, party of the second part, the receient COMPANY, its successors and assigns, the folloal the improvements thereon and appurtenances the s, to-wit:	ipt whereof is hereby acknowing premises, situated in
is, issues and profits thereof, and more par	ticularly bounded and described as follow	a, to-wit:	
App. 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		and the second s	and the second
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والروادات بالمحافد المستوسية والسيسيني والمحاسبة	ستريدهمشيئيشيوه والحايثة يمرا والأأكار كالأستور		
الموريد البياد في في في البياد والمتوريد المتوريد المتوريد المتوريد المتوريد المتوريد المتوريد المتوريد المتوري			
he Indian Meridian, containing in all	acres, more or lesses above described, together with all righter the successor ing covenants and conditions, to-with and strees:	s, according to the government survey thereof, and vest and claims of Homestead and Exemption of the us and assigns, forever: PROVIDED, NEVERTHELESS, it has good right to sell and convey the same as aforestable, forever warrant and defend the title to the sai	varrant the title to the sa said parry of the first par and these presents are m
ma ana acmanas.		it has good right to sell and convey the same as afores hall, forever warrant and defend the title to the sai	
			DOLLA
ually, on the first day of	ty, with coupons attached, of even date h	in each year, and in accordance	with
THIRD. That said first party will pay under the laws of the State of Oklahoma ms; and will pay all taxes levied upon said PROVIDED, HOWEVER, That the sa hirty days after the same shall become du such taxes.	fall taxes, charges or assessments levied us including all taxes and assessments, of every control of the control of this model in the control of the contro	til paid at the rate ofper cent. per ce	me shall become due and perein of the mortgages of ecured for taxes so paid, fail, for the term and pegns may, at its or their opt
FOURTH. That said first party will k FIFTH. That said first party will at	eep all buildings, fences, and other improven once insure the buildings upon said premis	nents on said real estate in as good repair and condition see against loss by fire, lightning and wind storm in the	as the same are in at this communit of S
surance companies approved by said seco- rity for the payment of said debt, interest and second party or assigns, and will so m re said buildings, acting as agent for said ollateral security to the party of the secon arable to said second party or assigns to the	ad party, for not less than a three-year ter, , and all sums secured hereby, each policy aintain such insurance until said debt is p first party in every particular; that every i d part or assigns, as above provided; and, the extent of their interest as mortance in	are against loss by fire, lightning and wind storm in the rm, and at once deliver all policies to said second particular, and at once deliver all policies to said second particular, and an another than a said second and, and if default is made therein, then said second assurance policy on said premises issued before said whether the same have been actually assigned or an said premises; and that said second party or assign se event of loss under such policy or policies, the second to loss under such policy or policies, the second second party or assign, and and every such sum and so in insurance and on account of liens, claims, advest thereon at the rate of ten (10) per cent. per annual that first party agrees to pay the penalties and the imponey, and the interest to accure thereon, shall be	ty as collateral and additicto with loss, if any, pay party may so insure and debt is paid shall be assign of, they shall, in case of as may assign said policies may assign said policies.
nt of said first party, to any subsequent p by specifically given, full power to settle SIXTH. That the said first party will aid for taxes and assessments against said aid premises and expenses of perfecting at	urchaser of said premises; and that, in the and collect the same, and to apply the am- immediately repay to the second party, il- real estate, or upon said mortgage and in- defending title to said lands, with inter-	e event of loss under such policy or policies, the sec ount so collected toward the payment of the indebt- its successors or assigns, all and every such sum and s for insurance and on account of liens, claims, adve- est thereon at the rate of ten (10) per cent. per annu	coud party shall have, an edness hereby secured, turns of money as it may be arse titles and incumbra an from the time said sur
s of moncy may have been so advanced aw on all sums expended for delinquent t shall be secured by this mortgage. SEVENTH. That if the makers of sale	and paid, until the same are repaid, exce axes, and all of which said sum or sums of l note or notes, shall fail to pay any of sai	pt that first party agrees to pay the penalties and the f money, and the interest to accrue thereon, shall be id money, either principal or interest, when due, or in	legal rate of interest spec a charge upon said prem case the said first party s
into or permit was upon sand premises, in secured may, at the option of the holde mortgage may thereupon be foreelosed to of shall, upon the filing of a petition for a mee take possession, and receive and collection or appraisement and exemption law so fithe State of Oklahoma at the date of	or int to combon to be compy with any rof the note hereby secured, and at its, his the whole of said money, interest and co, the foreclosure of this mortgage, be forthwest rents, issues and profits thereof. For sof the State of Oklahoma, and this mort, their execution.	id money, either principal or interest, when due, or in one or more of the covenants contained in this mortg so rher option only, and without notice, be declared sits, together with the statutory damages in case of lith entitled to the immediate possession of the above value received, the party of the first part hereby wagge and notes secured hereby shall be construed an occedings shall be taken to foreclose same, the first part	due and payable at once, protest; and the legal ho described premises, and a aives all benefits of the s and adjudged according to
EIGHTH. That in case of a foreclosur asomble attorney's fee of S.	e of this mortgage, and as often as any pro	occulings shall be taken to foreclose same, the first part d payable upon the filing of petition for foreclosure, a	ty will pay to the said plai and the same shall be a fur
		d payable upon the filing of petition for forcelosure, as ne plaintiff therein shall be entitled to have a receiver a its thereof, under the directions of the court, without it , to the payment of any judgment rendered or amou	
TENTII. In constraint this mortgage lly and severally.	the words "first party" wherever used shi	nice shall be void; otherwise of full force and virtue. all be held to mean the persons named in the preamble ways he brought in any County where the real estate.	ole as parties of the first p
of residence of mortgagors, or either of th First party agrees to pay the fees for re IN WITNESS WHEREOF, The said of	cm, and all objections to venue of such st scording the release of this mortgage.	may be brought in any County where the real estate alt are hereby expressly waived. hand the day and year first	alaye written.
SIGNED AND DELIVERED IN THE	Presence of	하면 모임 그렇게 되는 말이 하지 않는데 모양	(Si
			(Sı
	County, ss.		(5i
Before me,		aid County and State, on this day of	19
nally appeared		bre	
Witness my hand and official seal the d	y act and deed for the uses and purposes t ay and year last above written.	ment, and neknowledged to me that	executed the s
commission expires	County, 88.		Notary Publi
Before me,	Notary Public, in and for	said County and State, on this	
ne known to be the identical personwho	executed the within and foregoing instru-	and ment, and acknowledged to see that	
Witness my hand and official seal the d	y not and deed for the uses and purposes i	therein not forth.	
to of Obligham Changle of The			Notary Publi
ite of Oklahoma, County of Tulsa.	and due of	A. D. 191	Jose