## MORTGAGE RECORD

Know All Men by These Presents, 1			
ıt.	County, and State of Oklahoma, part of the	e first part, in consideration of the sum of	DOLTAR
o In hand paid, by THE kiged, have mortgaged and hereby mortgage un Jounty of ents, issues and profits thereof, and more partic	DEMING INVESTMENT COMPANY, of Care to the said THE DEMING INVESTMENT Come in the State of Oklahoma, with all the ularly bounded and described as follows, to-w	rego, Kansas, party of the second part, the rec OMPANY, its successors and assigns, the folk improvements thereon and appurtenances that	ript whereof is hereby acknow owing premises, situated in the screte belonging, together wit
of the Indian Meridian, consuming in all	above described, together with all rights and MENT COMPANY, and to its successors and covenants and conditions, to-witt and agrees of the premises hereby conveyed; that it has g s heirs, excentors and administrators shall, fo to said second party or order	rding to the government survey thereof, and claims of Homestern and Exemetion of the assigns, forever: Provided, Nevertheless code right to sell and convey the same as aforever warrant and defend the title to the same as a convey warrant and the convey warrant warrant and the convey warrant warrant warrant warrant warrant warr	warrant the title to the same a said party of the first part of , and these presents are much said; that the said premises a aid premises against all lawfo
with Interest thereon from	. 10 until paid	at the rate of	nnum, payable
with interest thereon from  unutally, on the first day of the said first party, ertain promissory noteof the said first party, thic, under the laws of the State of Oklahoma, in rsigner; and will pay all taxes levied upon said, PROVIDED, HOWEVER, Thut the said of thirty days after the same shall become due, in ay such taxes.			
FOURTH. That said first party will keep the FireTH. That said first party will at our instrance companies approved by said second centricy for the payment of said debt, interest, a condition of the payment of said debt, interest, a condition of the payment of said second payment of said second payment of said second payment of said first second payment of said first party, to any subsequent purerby specifically given, full power to settle and said second payment of said first party, to any subsequent purerby specifically given, full power to settle and paid for taxes and expenses of perfecting and unso of money may have been so advanced any law on all sums expended for delinquent tax and shall be secured by this mortigage.  Sigventh, That if the makers of said normal or permit waste upon said premises, or erein secured may, at the option of the bolder cass mortigage may thereupon be foreclosed for the conce fakell, upon the filing of a petition for the tonec take possession, and receive and collect alustion or apprelsement and exemption laws of way of the State of Oklahoma at the date of the EIGHTH. That in ease of a foreclosure of reasonable autority's fee of \$.	oull buildings, fences, and other improvements or so insure the buildings upon said premises againarty, for not less than a three-year term, and all stims sectived hereby, each policy having the insurance until and debt is paid, or at party in every particular; that every insuraneat or assigns, as above provided; and, whether extent of their interest as mortgager in said pelaser of said premises; and that, in the even it collect the same, and to apply the amount is amediately repay to the second party; its success estates of the collect the same, and to apply the amount is an edicately repay to the second party; its success estates of the same and to party the anional state of the same and for inside estate, or upon said mortgage and for inside estate, or upon said mortgage and for inside estate, or upon said mortgage and for inside estate, or upon said success the dipaid, until the same are repaid, except that e.g., and all of which said sum or sums of mone	nst loss by fire, lightning and wind atom in to a new deliver all policies to said second page a subrogation mortiagge clause attached the difficient is made therein, then said second capolicy on said premises issued before said with same have been actually assigned or irremises; and that said second party or assig to floss under such policy or policies, the stocollected toward the payment of the indebessors or assigns, all and every such sum and drance and on account of liens, claims, adverson at the rate of ten (10) per cent. per any three harty agrees to pay the penalties and the py, and the laterest to accrue thereon, shall by	he amount of S.  rty as collateral and addition  reto with loss, if any, payed  dept is paid shall be assign  not, they shall, in case of lo-  ns may assign said policies,  cound party shall have, and  deduces hereby secured,  sums of money as it may ha  crese titles and incumbranc  am from the time said sum,  as legal rate of interest specifie  e a charge upon said premise
nd simil to section to your antiques.  SBYENTH, That it the makers of said nominit or permit waste upon said premises, or erein secured may, at the option of the holder due in mortgage may thereupon be forcelosed for the creof shall, upon the filing of a petition for the tone take possession, and receive and collect aluation or appraisement and exemption have o was of the State of Oklahoma it the date of the EiGHTH. That it ease of a forcelosure of	ote or notes, shall fail to pay any of said mon- fail to conform to or comply with any one or of the note hereby secured, and at its, his or he re whole of said money, interest and costs, to foreclosure of this morigage, be forthwish ent rents, issues and profits thereof. For value of the State of Oklahoma, and this mortgage as ir execution.	ry, either principal or interest, when due, or in more of the covenants contained in this mort at option only, and without notice, be declared gether with the statutory damages in case of itled to the immediate possession of the abov received, the party of the first part hereby y and notes secured hereby shall be construct a jeg shall be taken to forcelose same, the first pa	a case the said first party sha gage, the whole sum of more I due and payable not once, as protest; and the legal hold e-described premises, and ma- wives all benefits of the sta- and adjudged according to to rry will pay to the said plaint
reasonable attorney's fee of 8. harge and fleu upon the said premises and pay NINTH. That upon the institution of pr essession and control of the premises described is a manuit so collected by such receiver to be ap osure of this mortgage. The foregoing covenants and conditions I TENTH. In constraing this mortgage the intity and severally.	all legal costs of such action occedings to foreclose this mortange, the plain herein, and to collect the rents and profits the which under the directions of the court, to the	atiff therein shall be entitled to have a receiver reof, under the directions of the court, without a maynest of any indement readered or any	appointed by the court to ta the proof required by statu-
pintly and severally. It is expressly stipulated that, upon defaul iss of residence of mortgagors, or either of them First party agrees to pay the fees for reco IN WITNESS WIERLEOF, The said part	t herein, suit to foreclose this mortgage may be, and all objections to venue of such suit are reling the release of this mortgage.	e brought in any County where the real estate hereby expressly waived.	mortgaged is situated, regar
Signed and Delivered in the Pi	RESPINCE OF		(Sea (Sea (Sea
date of Oklahama.	County, so.		
Before me, crosself and person, who con to known to be the identical person, who con the same witness my hand and official seal the day by commission expires.	a Notary Public, in and for said to and comments and comments and foregoing instrument, and foregoing instrument, and any for the uses and purposes therein	unty and State, on thisday of  d	executed the sar
State of Oklahoma,	Caunty, 8a.	시 : (10 10 10 10 10 10 10 10 10 10 10 10 10 1	AVORITY PROME.
Before me, personally appeared o me known to be the identical person. who es s free and voluntary i Witness my hand and official seal the day dy commission expires	n Notary Public, in and for said C	ounty and State, on this	oxocuted the sar
		The state of the s	woung tublic-