## MORTGAGE RECORD

	OKLAHOMA FARM MORTGAGE		
now All Men by These Press	nis, That on this	day of	
	County, and State of Oklahoma, part	f the first part, in consideration of the sum of	
in hand paid, by ged, have mortgaged and hereby mort unty of ats, issues and profits thereof, and mor	THE DEMING INVESTMENT COMPANY, of or gage unto the said THE DEMING INVESTMENT in the State of Oklahoma, with all a particularly bounded and described as follows, to	DOLLs' Swego, Kansas, party of the second part, the receipt whereof is hereby acknown of COMPANY, its successors and assigns, the following premises, situated in the improvements thereon and appurtenances thereto belonging, together o-wit:	
SECOND Clast and deat senter	will now to said passand another or sailor	ecording to the government survey thereof, and warrant the title to the stand claims of Homestean and Exemption of the said party of the first pand assigns, forever: Phoynded, Nevernheuss, and these presents are used so the said premise as good right to sell and convey the same as aforesaid; that the said premises a forever warrant and defend the title to the said premises against all la	
53500155. That said itse party	win that in still second built of order	DOIL	
th interest thereon from	19 , until 1	aid at the rate ofper cent. per annum, payablein each year, and in accordance with	
TOOTTOURT THE I F - I would	will be con all build have former and other becomes and	DOLLA paid at the rate of	
FIFTH. That said first party with a strange companies approved by said antity for the payment of said debt, in said second party or assigns, and will arre said buildings, acting as agent for collateral security to the party of the payable to said second party or assign ant of said first party, to any subsequeby specifically given, full power to a SIXTH. That the said first party paid for taxes and assessments agains said premises and expenses of perfect ms of money may have been so advalaw on all sums expended for deling the label he secured by this markenge.	Il at once insure the buildings upon said premises a second party, for not less than a three-year term, terest, and all sums secured hereby, each policy has maintain such insurance until said debt is paid said first party in overy particular; that every instaction part or assigns, as above provided; and, whe set to the extent of their interest as mortgagee in sai to purchaser of said premises; and that, in the etitle and collect the same, and to apply the amount will immediately repay to the second party, its t said real estate, or upon said mortgage and for an and defending title to said hands, with interest need and paid, until the same are repaid, exceptent taxes, and all of which said sum or sums of me	ngainst loss by fire, lightning and wind storm in the amount of S. and at once deliver all policies to said second party as collateral and additiving a subrogation mortgage clause attached thereto with loss, if any, pay, and if default is made therein, then said second party may so haure an rauce policy on said premises issued before said debt is paid shall be assigher the same have been actually assigned or not, they shall, in case of d premises; and that said second party or assigns may assign said policie vent of loss under such policy or policies, the second party shall have, are to collected toward the payment of the indebtedness hereby secured, nuccessors or assigns, all and every such sum and sums of money as it may I insurance and on account of lieus, claims, adverse titles and incumbra thereon at the rate of ten (10) per cent, per namum from the time said sur that first party egrees to pay the penalties and the legal rate of interest speconey, and the interest to accrue thereon, shall be a charge upon said premoney, and the interest to accrue thereon, shall be a charge upon said prem	
SEVENTH. That if the makers of anilt or permit waste upon said premite mein scenred may, at the option of the a mortgage may thereupon be foreclosed shall, upon the filing of a petition once take possession, and receive and limition or appraisement and exemption to the State of Oklahoma at the dail EIGHTH. That in case of a fore-	if said note or notes, shall fail to pay any of said a ice, or fail to conform to or comply with any one holder of the note hereby secured, and at its, his or ect for the whole of said money, interest and costs, for the foreclosure of this mortgage, be forthwith collect rents, issues and profits thereof. For valu- have of the State of Oklahoma; and this mortgage as of their execution. Hosure of this mortgage, and as often as any process	oney, and the interest to accrue thereon, shall be a charge upon said prem roney, either principal or interest, when due, or in case the said first party s or more of the covenants contained in this morrgage, the whole sum of me ther option only, and without notice, be declared due and payable at once, together with the stantory damages in case of protest; and the legal he entitled to the immediate possession of the above-described premises, and are received, the party of the first part hereby waives all benefits of the se and notes secured hereby shall be construct and adjudged according to dings shall be taken to forcelose same, the first party will pay to the said plat	
cesonable attorney's fee of S., argo and lieu upon the said premises a NINTEL. That upon the institution session and control of the premises desamount so collected by such zeceiver sure of this mortgage.  The foregoing covenants and control of the premises desamount so collected by such zeceiver sure of this mortgage.	therefor, to to be due and pand pay all legal costs of such action, on of proceedings to forcelose this mortgage, the peribed herein, and to collect the rents and profits to be applied, under the directions of the court, to littions being kept and performed, this conveyance.	ayable upon the fung of pentinon for foreclosure, and the same shall be a further initial therein shall be entitled to have a receiver appointed by the court to hereof, under the directions of the court, without the proof required by state the payment of any judgment rendered or amount found due upon the install be void; otherwise of full force and virtue.	
ntly and severally.  It is expressly stipulated that, upo s of residence of mortgagers, or either Fust party agrees to pay the fees IN WITNESS WHILLEGE The	of them, and all objections to venue of such suit to forcelose this mortgage may of them, and all objections to venue of such suit for recording the release of this mortgage.	no held to mean the persons named in the preamble as parties of the first party be brought in any County where the real estate mortgaged is situated, regard hereby expressly waived.	
Signed and Delivered in	THE PRESENCE OF	(S (S) (S) (S)	
fate of Oklahoma,	County, es.		
rsonally appeared	who accounted the withhis and foregoing instrume	County and State, on this day of 19 and 1, and acknowledged to me that executed the scin set forth.  Notary Public	
tate of Oklahoma.	County, Bs.		
Before me,rsonally appeared	a Notary Public, in and for said who executed the within and foregoing instrument untary act and deed for the uses and purposes then	1 County and State, on this day of 10.  10.  11.  12.  13.  14.  15. and neknowledged to me that executed the second country of the	
r commission expires		Notary Publi	
tate of Oklahoma. County of Di	ilga ng	D. 191 at., o'clock.	
months of the second of the se		98. F84.	