## MORTGAGE RECORD

OKLAHOMA FARM MORTG	AGE
The All Marks The Marks and South	nber 10/0,
Know All Ren by These Bresents. But on this 20th day of Septer Victor I Jones and maggie m. Jones Thesband and is	vife
Of Sulsa County, and State of Oklahoma, partitle the first part, in consider	to the control of the second control of the control
Eight Thurdred in hand note by THE DEMING INVESTMENT COMPANY of Oswara Kansas marky of	DOLLARS,  The second part, the receipt whereof is hereby acknowl-
to them in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of edged, have mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its success	
County of	on and appurtenances thereto belonging, together with
guarter of North East quarter of North East qua quarter of North East quarter of Section Twelve ( (11) North of Range Fourter (14)	uler and South west
Graner of Warth & ash guarter of Sellion Swelve (	(17 mil Vounday sevence
(11) norm of wange value (17)	
of the Indian Meridian, containing in all acres, more or less, according to the governm TO HAVE AND TO HOLD the premises above described, together with all rights and claims of Homestean assigns therein, to said THIS DEMING INVESTMENT COMPANY, and to its successors and assigns, forever: -Property of the control of the c	nent survey thereof, and warrant the title to the same.  D AND EXEMPTION of the said party of the first part or
assigns therein, to said THE DEMING INVESTMENT COMPANY, and to its successors and assigns, forever: -Pr by said party of the first part upon the following covenants and conditions, to-wit:	novined, Nevertheless, and these presents are made
by said party of the first part upon the following covenants and agrees:  The said party of the first part covenants and agrees:  FIRST. That it is lawfully seized in fee of the premises hereby conveyed; that it has good right to self and clear of all incumbrances; and that it will, and its heirs, executors and administrators shall, forever warrant and d	convey the same as aforesaid; that the said premises are lefend the title to the said premises against all lawful
claims and demands.  SECOND. That said first party will pay to said second party or order. Cashal. Hereday	
and a strategic control of the contr	DOLLARS.
(Pat 1"	All the same and a second to the same and th
annually, on the first day of Olderwy, with coupons attached, of even date herowith.  "HIRD. That said first party will pay all taxes, charges or assessments levied upon said real estate or any able, under the laws of the State of Oktahoma, including all taxes and assessments, of every kind and character lev assigns; and will pay all taxes levied upon said mortgage, and the said first party shall not be entitled to any offset?  PROVIDED, HOWEVER, that the said mortgage or the legal holder of this mortgage, in case the said por the lays after the same shall become due, to pay any taxes levied against said mortgaged premises, the mortg	year, and in accordance with
THIRD. That said first party will pay all taxes, charges or assessments levied upon said real estate or any able, under the laws of the State of Oklahoma, including all taxes and assessments, of every kind and character lev	part thereof, when the same shall become due and pay- vied upon the interest therein of the mortgagec or its
assigns; and will pay all taxes levied upon said mortgage, and the said first party shall not be entitled to any olises.  PROVIDED, HOWEVER, That the said mortgage or the legal holder of this mortgage, in case the said.	against the sums hereby secured for taxes so pludarity of the first part shall fail, for the term and period
FOURTH. That said first party will keep all buildings, fences, and other improvements on said real estate in as in insurance companies approved by said second party, for not less thum a three-year term, and at once deliver all research year for the payment of said debt, interest, and all sums secured hereby, each policy having a subrogation mort to said second party or assigns, and will so maintain such insurance until said debt is paid, and if default is made insure said buildings, acting as agent for said first party in every particular; that every insurance policy on said pre as collateral security to the party of the second party or assigns to the extent of their interest as mortgage in said premises; and that sa agent of said first party, to any subsequent purchaser of said premises; and that, in the event of loss under such hereby specifically given, full power to settle and collect the sume, and to apply the amount so collected toward it SIXTH. That the said first party will immediately repay to the second party, its successors or assigns, all so paid for taxes and assessments against said real estate, or upon said mortgage and for insurance and on according to the party of the second party have been so advanced and paid, 'antil the same are repaid, except that first party agrees to by law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest the sume.	ning and wind storm in the amount of S. North
in insurance companies approved by said second party; for not less than a three-year term, and as once derive an escentifier the payment of said debt, interest, and all sums secured hereby, each policy having a subrogation mort	therein, then said second party may so insure and re-
insure said buildings, acting as agent for said first party in every particular; that every insurance policy on said pre as collateral security to the party of the second part or assigns, as above provided; and, whether the same have been	mises issued before said debt is paid shall be assigned on actually assigned or not, they shall, in case of loss,
be payable to said second party or assigns to the extent of their interest as mortgagee in said premises; and that sa agent of said first party, to any subsequent purchaser of said premises; and that, in the event of loss under such	nid second party or assigns may assign said policies, as policy or policies, the second party shall have, and is
hereby specifically given, full power to settle and collect the sume, and to apply the amount so collected toward it.  SIXTH. That the said first party will immediately repay to the second party, its successors or assigns, all  settlements the second party of the second party in the second party is successors or assigns, all  settlements the second party is a second party in the second party is successors or assigns, all  settlements the second party is successors or assigns and party in the second party is successors or assigns, all  settlements the second party is successors or assigns and party is suc	and every such sum and sums of money as it may have unt of liens, claims, adverse titles and incumbrances
so plant for the said expenses of perfecting and defending title to said lands, with interest thereon at the rate of te sums of money may have been so advanced and paid, until the same are repaid, except that first party agrees to	on (10) per cent, per annum from the time said sum or pay the penalties and the legal rate of interest specified
by law on all sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to and shall be secured by this mortgage.	o accrue thereon, shall be a charge upon said premises,
by law on all aums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to and shall be secured by this mortgage.  SEVENTH. That if the makers of said note or notes, shall fall to pay any of said money, either principal or commit or permit waste upon said premises, or fail to conform to or comply with any one or more of the covenan herein secured may, at the option of the holder of the note hereby secured, and its, his or her option only, and withis mortgage may thereupon be foreclosed for the whole of said money, interest and costs, together with the statt hereof shall, upon the filling of a petition for the foreclosure of this mortgage, be forthwith entitled to the inmedicat once take possession, and receive and collect rents, issues and profits thereof. For value received, the party of valuation or appraisement and exemption laws of the State of Oklahoma, the date of their execution.  EIGHTH. That in case of a foreclosure of this mortgage, and as often as any proceedings shall be taken to for a reasonable attornoy's fee of S. A	r interest, when due, or in case the said instructy shan its contained in this mortgage, the whole sum of money ithout notice. he declared due and payable at once, and
this mortgage may thereupon be foreclosed for the whole of said money, interest and costs, together with the statt hereof shall, mon the filler of a netition for the foreclosure of this mortgage, be forthwith entitled to the immediate	utory damages in case of protest; and the legal holder te possession of the above-described premises, and may
at once take possession, and receive and collect rents, issues and profits thereof. For value received, the party of valuation or appraisement and exemption lays of the State of Oklahoma; and this mortgage and notes secured her	of the first part hereby waives all benefits of the stay, beby shall be construed and adjudged according to the
laws of the State of Oklahoma at the date of their execution.  EIGHTH. That in case of a forcelosure of this mortgage, and as often as any proceedings shall be taken to force.	preclose same, the first party will pay to the said plaintiff
a reasonable attorney's fee of \$	petition for foreclosure, and the same shall be a further
NINTH. That upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be er possession and control of the premises described herein, and to collect the rents and profits thereof, under the direction.	ntitled to have a receiver appointed by the court to take one of the court, without the proof required by statute;
the amount so collected by such securer to be applied, finder the directions of this court, to the payment of any joing course of this mortgage.  The forevering coverages and conditions being kent and performed, this conveyance shall be void; otherwise	e of full force and virtue.
closure of this mortgage.  The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise "PENTH. In construing this mortgage the words "first party" wherever used shall be held to mean the perjointly and severally.	sons named in the preamble as parties of the first part,
jointly and severally.  It is expressly stipulated that, upon default herein, suit to foreclose this mortgage may be brought in any Cou- less of residence of mortgagors, or either of them, and all objections to venue of such suit are bareby expressly wai  First party agrees to pay the fees for recording the release of this mortgage.  IN WITNESS WHEREOF, The said parts of the first part have thereunto set the continuous manner.	anty where the real estate mortgaged is sithated, regard- ived.
IN WITNESS WHEREOF, The said particle of the first part have hereunto set the hand	de the day and year first above written.
Sioned and Delivered in the Presence of Julian	TJones (SEAL)
· · · · · · · · · · · · · · · · · · ·	transmission in the second control of the se
m & Stockton 1	ie my Jones (SEAL) (SEAL)
State of Oklahoma Suited County, 86.	and the
Before me, A. M. Laws a Notary Public, in and for said County and State, on the personally appeared Vietors. Joyce and Maggiet to me shown to be the identical person who executed the within and foregoing instrument, and acknowledged to the within and foregoing instrument, and acknowledged to the uses and purposes therein set forth.  Witness my hand and official sent the day and year last above written.  My commission expires.	his a sind day of deplanter 10/0.
to me hown to be the identical person who executed the within and foregoing instrument, and acknowledged to	o me that they executed the same
as Janua free and voluntary act and deed for the uses and purposes therein set forth.  Witness my hand and official seal the day and year last above written.	
My commission expires 23-1914 (Leaf) W	Waawa Notary Public.
State of Oklahoma,	병생으로 주면 어린도 하는 모이들이 다듬면 화살해
Before me	this day of 19
personally appeared	o me thatexecuted the same
as free and voluntary act and deed for the uses and purposes therein set forth.  Witness my hand and official seal the day and year last above written.	
My commission expires	Notary Public,
	Aguary Lubile.
Plate of Chiahama, County of Culsa, san.  Filed for record this. 22 day of Soll AD 1910 at 10	o'clock O M
Re Danuty (Near) III	and Malkley Register of Dords
State of Chiahama, County of Tulan, and Filed for record this. 29 day of Sell. A. D. 1910. at 10.  By	(see)