## MORTGAGE RECORD

OKLAHOMA FARM MORTGAGE			
Kindy All Sten by These Presents, The Kathleen C. Black and	at on this Sthe IME Black re	ilay of September	
of Muskoyee	unty, and State of Oklahoma, particle	of the first part, in consideration of the sum of	
to Abderset in hand paid, by THE D edged, have mortgaged and hereby mortgage units	EMING INVESTMENT COMPANY, o the said THE DEMING INVESTMEN	Oswego, Kansas, party of the second part, the rece VT COMPANY, its successors and assigns, the folic Il the improvements thereon and appurtenances th to-wit:	DOLLARS, ipt whereof is hereby acknowl- wing premises, situated in the
		eligija jaja nihitta alaasi Phytologija nihit	
John Southwest gu half (10") of Southland Twenty one (21) Town	quarter (SED) of 2	rosthest quarter (n &	) of Section
	es de la companya de		
of the Indian Meridian, containing in all	2 acres, more or less, bove described, together with all right ENT COMPANY, and to its successors overants and conditions, to-wit: and agrees:	according to the government survey thereof, and and claims of Homestead and Examitton of the and assigns, forever: Provided, Nevertheless has conducted to sell and convey the same as afore:	warrant the title to the same. said party of the first part or and these presents are made
gittinis una aemanas.			
Live Vinnered	3 said second party or order	I would at the enter of Let more cont. nor	DOLLARS,
annually, on the first day of Africe certain promissory note of the faid first party,	and October with coupons attached, of even date he	in each year, and in accordance	with occ
with interest thereon from October annually, on the first day of the first party, annually, on the first day of the first party, and the first party, and the first party and ble, under the laws of the State of Oklahoma, increasing and will pay all taxes levied upon said mo PROVIDED, HOWEVER, That the said nof thirty days after the same shall become due, to pay such taxes.	laxes, charges or assessments levied up uding all taxes and assessments, of eve tagge, and the said first party shall not lortgagee or the legal holder of this may pay any taxes levied against said mor	ion said real estate of my part thereof, when the sery kind and character levied upon the interest it to entitled to any offset against the sums hereby stragge, in case the said party of the first part shall tragged premises, the mortgagee, its successors or ass	me snai become due and pay- erein of the mortgages or its ecured for taxes so paid. I fail, for the term and period gas may, at its or their option,
FOURTH. That said first party will keep a FIFTH. That said first party will at once in insurance communics approved by said second re	Il buildings, fences, and other improvement insure the buildings upon said premise arty, for not less than a three-year terr	ents on said real estate in as good repair and condition as against loss by fire, lightning and wind storm in the n, and at once deliver all policies to said second par	as the same are in at this date.  se amount of S
security for the payment of said debt, interest, and to said second party or assigns, and will so maint insure said buildings, acting as agent for said first as collateral security to the party of the second party be payable to said second party or assigns to the conditions.	I all sums secured hereby, each policy in such insurance until said debt is pa party in every particular; that every in t or assigns, as above provided; and, w xtent of their interest as mortgagee in	having a subrogation mortgage clause attached the id, and if default is made therein, then said secon surance policy on said premises issued before said thether the same have been actually assigned or n said premises; and that said second party or assign	reto with loss, if any, payable I party may so insure and re-debt is paid shall be assigned of, they shall, in case of loss, as may assign said policies, as
agent of said first party, to any subsequent purel freely specifically given, full power to settle and SLXTH. That the said first party will im so paid for taxes and assessments against said rec on said premises and expenses of perfecting and d sums of money may have been so advanced and	aser of said premises; and that, in the collect the same, and to apply the amo nediately repay to the second party, it I estate, or upon said mortgage and for fending title to said lands, with intere- mid, until the same are repaid, excer-	e event of loss under such policy of policies, the si- tunt so collected toward the payment of the indeb a successors or assigns, all and every such sum and or insurance and on account of liens, claims, act at thereon at the rate of ten (10) per cent. per and that first party agrees to pay the penalties and the	cent party snat have, and is kedness hereby secured. sums of money as it may have erse titles and incumbrances um from the time said sum or blegal rate of interest specified.
by law on all sums expended for delinquent taxes and shall be secured by this mortgage. SEVENTH. That if the makers of said no	, and all of which said sum or sums of te or notes, shall fail to pay any of said	money, and the interest to accrue thereon, shall be I money, either principal or interest, when due, or it	o a charge upon said premises,
pay such taxes.  FOURTH. That said first party will at once in insurance companies approved by said second presentify for the payment of said debt, interest, an to said second party or assigns, and will so maint insure said buildings, acting as agent for said first as collateral security to the party of the second pa be payable to said second party or assigns to the eagent of said first party party, to any subsequent purch hereby specifically given, full power to settle and SIXTH. That the said first party will im so paid for taxes and assessments against said ree on said premises and expenses of perfecting and datums of money may have been so advanced and by law on all sums expended for delinquent (axes and sinall be secured by this mortgage.  SEVENTH. That if the makers of said no commit or permit waste upon said premises, or facing some payment of the holder of this mortgage may thereupon be foreclosed for the hereof shall, upon the filling of a petition for the fat once take possession, and receive and collect rabuntion or appraisement and exemption laws of laws of the State of Oklahoma at the date of their morts and lieu upon the said premises and pay a MINTH. That in case of a foreclosure of a reasonable attorney's fee of 8. MINTH. That upon the institution of proposession and control of the premises described in the amount so collected by such receiver to be appeadour of this mortgage.	ni to conform to or compily with any c the note hereby secured, and at its, his whole of said money, interest and cos oreclosure of this mortgage, be forthwill ents, issues and profits thereof. For v the State of Oklahomu; and this mortg	or nore of the covening softment in this iner- tor her option only, and without notice, be declared is, together with the statutory damages in case of the entitled to the immediate possession of the abov- alue received, the party of the first part hereby wage and notes secured hereby shall be construed a	due and payable at once, and protest; and the legal holder r-described premises, and may raives all benefits of the stay, and adjudged according to the
laws of the State of Oklahomu at the date of their EIGHTH. That in case of a forcelosure of	execution. this mortgage, and as often as any pro-	eccdings shall be taken to foreclose same, the first par may able upon the filing of petition for foreclosure.	ty will pay to the said plaintiff and the same shall be a further
a reasonance attorney a tee of a	I legal costs of such action, esedings to foreclose this mortgage, the rein, and to collect the rents and profit lied, under the directions of the court,	plaintiff therein shall be entitled to have a receiver s thereof, under the directions of the court, without to the payment of any judgment rendered or amo	appointed by the court to take the proof required by statute; unt found due upon the fore-
TENTH. In constraing this mortgage the	words "first party" wherever used sna	ii be neid to mean the persons named in the pream	ore as parties of the mist part,
less of residence of mortgagors, or either of them, First party agrees to pay the fees for recor IN WITNESS WHEREOF, The said parts	and all objections to venue of such su ling the release of this mortgage. Lof the first part has Labercunto set.	may be brought in any County where the real estate it are hereby expressly walved.  Line hand, the day and year first	aboye written.
Signed and Declybred in the Pri	Sence of	Kathleen P. Blace	· K (Seal)
La Johnson!		Their hand the day and year first  Kathleen P. Black  17. G. Black	(Seal)
State of Whilahoma Muskagee		3 -#	Cit a
personally appeared Lathleen O.	Dlack Public, in and for sa	id County and State, on this 3 a theday of	ud husband
personally appeared Addless S. to me known to be the identical person divide on the same of the same o	cuted the within and foregoing instrumt and deed for the uses and purposes that year last above written.	nent, and acknowledged to me that	
My commission expires.	(Se	ae) it s. (Moune)	Notary Public.
Before me		aid County and State, on this	ſ19
personally appeared.  to me known to be the identical personwho ex- ss	cuted the within and foregoing instru-	nent, and acknowledged to me that	executed the same
Witness my hand and official seal the day a	nd year last above written		Notary Public.
State of Galahoma, County of Tulsa, so.		A.D. 1910 at 1 35 0 Hb. Walkey	P
Filed for record this	day of O C	A. D. 1910 at Jolkey	etock M. Register of Deeds
			sear)