MORTGAGE RECORD

	County, and State of Oklahoma, part of the first part, in consideration of the sum of
	to a liberatura e e translation della contrata e e e e e e e e e e e e e e e e e e
inty of	DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby act to the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situatedin the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, togethe wharly bounded and described as follows, to-wit:
the Indian Meridian, containing in all	acres, more or less, according to the government survey thereof, and warrant the title to the above described, together with all rights and claims of Homestead and Exemption of the said party of the first MENT COMPANY, and to its successors and assigns, torever: Provided, Neventraeless, and these presents are covenants and conditions, to-wit: and agrees: of the premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premises hereby conveyed;
SECOND. That said first party will pay	to said second party or order
	and the second s
nally, on the first day of ain promissory note. of the said first party, "IIIRD. That said first party will pay a , under the laws of the State of Oklahoma, ir gas; and will pay all taxes levied upon said m PROVIDED, HOWEVER, That the said hirty days after the same shall become due; but	and
doughter on and distance of the	- 11 hottett - f to to the standard to a set to a set to be a seed and and time as the semagnation this
nsurance companies approved by said second arity for the payment of said debt, interest, a aid second party or assigns, and will so main are said buildings, acting as agent for said fix ollateral security to the party of the second p anyable to said second party or assigns to the at of said first party, to any subsequent pur- by specifically given, full power to sattle and SIXTIL. That the said first party will in aid for taxes and assessments against said or said premises and expenses of perfecting and	ce insure the buildings upon said premises against loss by fire, lightning and wind storm in the amount of S
is of money may nave been so advanced in any on all sums expended for delinquent tax- shall be secured by this mortgage. SEVENTH. That if the makers of said namit or permit waste upon said premises, or ein secured may, at the option of the holder or mortgage may thereupon be foreclosed for the of shall, upon the filing of a petition for the mee take possession, and receive and collect lation or appraisement and exemption laws o s of the State of Oklahoma at the date of the	es, and all of which said sum or sums of money, and the interest to necrus thereon, shall be a charge upon said protect or notes, shall fail to pay any of said money, either principal or interest, when due, or in case the said first part fail to conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum of the note hereby secured, and at its, his or her option only, and without notice, be declared due and payable at one he whole of said money, interest and costs, together with the statutory damages in case of protest; and the legal foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above-described premises, an rents, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of the false of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged according it execution.
EIGHTH. That in case of a foreclosure casonable attorney's fee of S. ge and lien upon the said premises and pay NINTH. That upon the institution of pression and control of the premises described in	of this mortgage, and as often as any proceedings shall be taken to forcelose same, the first party will pay to the said pay to forcelose this mortgage, the plaintilf therein shall be cutified to have a receiver appointed by the court perein, and to collect the rents and profits thereof, under the directions of the court, without the proof required by a pplied, under the directions of the court, to the payment of any judgment rendered or amount found due upon the
amount so collected by such receiver to be apure of this mortgage. The foregoing covenants and conditions I	pplied, under the directions of the court, to the payment of any judgment rendered or amount found due upon th being kept and performed, this conveyance shall be void; otherwise of full force and virtue. It is a parties of the first unity "wherever used shall be held to mean the persons named in the preamble as parties of the first unity.
of residence of mortgagors, or either of them First party agrees to pay the fees for reco IN WITNESS WHEREOF. The said part	it nerom, suit to topeclose this mortgage may be brought in any county where the real estate into gaget is studied, i, and all objections to venue of such suit are hereby expressly waived, where the relate of this mortgage. """
Signed and Delayered in the Pi	RESENCE OF
غيافينيسينية ويتباغ المتعادي بالموارين والبروة فكريه وسيتما ووروه والمارورين	County, ss.
Before me,	a Notary Public, in and for said County and State, on this
ne known to be the identical personwho commission with the day to the day commission expires	xecuted the within and foregoing Instrument, and acknowledged to me that
ute of Oklahama,	a Notary Public, in and for said County and State, on this day of 19
Before me, soundly appeared	and