## MORTGAGE RECORD

	Ting Oil vills	day ol,	
	. County, and State of Oklahoma,	part of the first part, in consi	deration of the sum of
in hand paid, by THE liged, have mortgaged and hereby mortgage to ounty of	DEMING INVESTMENT COMING INVESTMENT COMING INVESTMENT IN THE DEMING INVESTMENT IN THE STATE OF OKINHOM AND INVESTMENT OF THE STATE OF T	ANY, of Oswego, Kansas, party of ESTMENT COMPANY, its succes, with all the improvements there tollows, to-wit:	DOLLA: If the second part, the receipt whereof is hereby ackr sors and assigns, the following premises, situated in on and appurtenances thereto belonging, together
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			and the second of the second s
the Indian Meridian, containing in all TO HAVE AND TO HOLD the premissings therein, to said THE DEMING INVES y said party of the first part upon the following the said party of the first part covenant FIRST. That it is lawfully seized in fear of all incumbrances; and that it will, and alms and demands.  SECOND. That said first party will p	es above described, together with STMENT COMPANY, and to its ang covenants and conditions, to-wits ts and agrees: e of the premises hereby conveyed its heirs, executors and administr	e or less, according to the governmall rights and claims of Homestean necessors and assigns, forever: Pet:  ; that it has good right to sell and ators shall, forever warrant and determine the sell and ators shall, forever warrant and determine the sell	nent survey thereof, and warrant the title to the sid AND EXEMPTION of the said party of the first particularly. Nevertheless, and these presents are convey the same as aforesaid; that the said premises leftend the title to the said premises against all la
		ATT AT A ALL AND	DOLLA
nually, on the first day of	v, with coupons attached, of even	date berewith.	year, and in accordance with
			year, and in accordance with.  year, and in accordance with.  part thereof, when the same shall become due and vied upon the interest therein of the mortgagee organist the sums hereby secured for taxes so paid, rely of the first part shall fail, for the term and pragee, its successors or assigns may, at its or their op a good repair and condition as the same are in at this or
FIFTH. That said first party will at o marine companies approved by said accon unity for the payment of said debt, interest, said second party or assigns, and will so may make a said buildings, acting as agent for said feedlateral security to the party of the second payable to said second party or assigns to the party of the second payable to said second party or assigns to the party or assigns to the second first party, to any subsequent preby specifically given, full power to settle a SINTH. That the said first party will paid for taxes and assessments against said said premises and expenses of perfecting and so finency may have been so advanced as	nce insure the buildings upon said d party, for not less than a three-and all sums secured hereby, each and all sums secured hereby, each intain such insurance until said deast party in every particular; that part or assigns, as above provided the extent of their interest as mortg rechaser of said premises; and than de collect the same, and to apply immediately repay to the second real estate, or upon said mortgag defending title to said lands, will un mail until the same are repaid	premises against loss by fire, light year term, and at once deliver all policy having a subrogation morbit is paid, and if default is made overy insurance policy on said prejamd, whether the same have becage in said premises; and that said, in the event of loss under such the amount so collected toward it party; its successors or assigns, all and for insurance and on accombinement of the present of the rate of the descent that first party agrees to	s good repair and condition as the same are in at this a ning and wind storm in the amount of \$\; \$ model is to said second party as collateral and additionage clause attached thereto with loss, if any, pay therein, then said second party may so insure any emises issued before said debt is paid shall be assigned as the said second party shall, in case of the second party shall have, at the patients of the indebtedness hereby secured, and every such sum and sums of money as it may I nut of liens, clains, adverse titles and incumbration (10) per cent. per annum from the time said sum pay the penalties and the legal rate of interest spec oncerne thereon, shall be a charge upon said prem r interest, when due, or in case the said first party edscentained in this mortgage, the whole sum of muthout notice, be declared due and payable at once, atory damages in case of protest; and the legal rate of expension of the above-described premises, and of the first part hereby waives all benefits of the seby shall be construed and adjudged according to precious same, the first party will pay to the said plain petition for foreclosure, and the sume shall be a fur
law on all sums expended for delinquent to shall be secured by this mortgage.  SEVENTH. That if the makers of said mail or permit waste upon said premises, o cit scenred may, at the option of the holder mortgage may thereupon be forcelosed for sof shall, upon the filing of a petition for tho date rake possession, and receive and collect the properties of the state of oklahoma at the date of the EIGHTH. That in case of a forcelosure	xes, and all of which said sum or note or notes, shall fail to pay an r fail to conform to or comply wit of the note hereby secured, and a the whole of said money, interest to forcelosure of this mortgage, be it rents, issues and profits thereof of the State of Oklahomn; and the heir execution.	sums of money, and the interest ty of said money, either principal of the covenant its, his or her option only, and wand costs, together with the statt forthwith entitled to the inmedia. For value received, the party c is mortgage and notes secured her any proceedings shall be taken to fe	o neerue thereon, shall be a charge upon said prem r interest, when due, or in case the said first party of its contained in this mortgage, the whole sum of mit thout notice, be declared due and payable at once, atory damages in case of protest; and the legal has the possession of the above-described premises, and the first part hereby waives all benefits of the se eby shall be construed and adjudged according to preclose same, the first party will pay to the said plai
arge and lien upon the said premises and par MNTH. That upon the institution of ssession and control of the premises described a amount so collected by such receiver to be	therefor; fee to be all legal costs of such action, proceedings to foreclose this morty lerein, and to collect the rents at applied, under the directions of the	due and payable upon the filing of gage, the plaintiff therein shall be a ad profits thereof, under the directi to court, to the payment of any ju	petition for foreclosure, and the same shall be a fur ntitled to have a reserver appointed by the court to ons of the court, without the proof required by star dgment rendered or amount found due upon the
The foregoing covenants and conditions TENTH. In constraing this mortgage	being kept and performed, this c	onveyance shall be void; otherwise used shall be held to mean the per	a of full force and virtue, sons named in the preamble as parties of the first p inty where the real estate mortgaged is situated, reg wed. I the day and year first above written.
inst party agrees to pay the less for red in Witness Whereof, The said pa	rf of the first part haherei	e. mto sethang	d the day and year first above written.
Signed and Delivered in the	PRESENCE OF		(S
			(S
tate of Oklahoma,	County, ss.		
			er " Jo yah, " sin
ne known to be the identical person, who free and voluntary Witness my hand and official seal the da y commission expires	executed the within and foregoing ract and deed for the uses and pu y and year last above written.	instrument, and acknowledged to rposes therein set forth.	o me that
tate of Oklahoma,	Спину, вв.		
Before me,			thisday of19
	and the second of the second o	Instrument and nobnewledged to	was that avacuted the
ersonally appeared	executed the within and foregoing ract and deed for the uses and pury and year last above written.	poses therein set forth.	Notary Publi