MORTGAGE RECORD

Knum All (first by Open Presents, This can be a present to the company of State of Oblicemen, part—aft the first part) is quantizational the norm of		OKLAHOMA FARM MORTGAGE	
Climary, and State of Obligherms, part — of the first part, it is possible should be freely asked as the control of the control part of the contro	Know All Men by These Presents, That	on this duy of 19	
District Name of the contract part of the second parts of the contract parts of the contract parts, the contract parts of the contract parts, the contract parts of the contract			
and a hand goth 1, "THE DESILONG STREETHERY COLLINGARY, ACCORDING, Clauser, say, and the large exceed parts the needy advected to beach or advected to the property of the control of the	E	ty, and State of Oklahoma, partof the first part, in consideration of the sum of	
of the Jordan, Deviction, contribute in al. **Access to the Jordan Service of the Jorda	in hand paid, by THE DEM dged, have mortgaged and hereby mortgage unto th ounty of	ING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowle said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in thein the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with y bounded and described as follows, to-wit:	
Con Indian Xertalian, consider in all. The and carry of the first processor and any and the control of the processor and origin, convert. Provinces Alvoyarintees, not the state of the same signs between, it is all the control of the processor and origin, convert. Provinces Alvoyarintees, not these presents are more processor. The processor is all the processor of the processor			
I the Tritien Merkins, consistent in all more according to the government array thereof, and warrant the title to the same injurest thereis, in each TILD DIMING ENVERTHENCY COMINGY, while to it is secondary and according to the government of the coming of the common and these presents are used in the common and the presents and the common and the co			
Cho Indian Meridan, containing in all. Actes, more or less, according to the government survey thereof, and warrant the title to the sum of the Charles ALT 20 JUDIO distriction growth and contained, tageshow with all rigids and what of Indian and School Contained and the Charles ALT 20 JUDIO distriction growth and contained and single, forcers, Thereone, Noternames, and their surprises are used as least, or the property of the first part of all headings and part of the first part of the first part of the limit of the contained and single contained	y management of the second	management aparticipation of the second of t	
The Indian Northins, routednine in all across special contents of the programme array thread, and warrant the fifth to the amount of the Indian part of the first part up on the following core-monate and exhibiting the programme array of the first part up on the following core-monate and exhibiting the programme array of the first part up on the following core-monate and exhibiting the programme array of the first part up on the following core-monate and exhibiting the programme array of the first part up on the following core-monate and exhibiting the programme array of the first part up on the following core-monate and exhibiting the programme array of the first part up on the following core-monate and exhibiting the programme array of the first part up			
this Indian Meridian, consistence in all. Section, more or less, seconding to his government arresp thereof, and warrent the titls to the same and local to the property of the first port of t		to the control of the	
with interest become from 19. untill paid at the rate of per cent, per name, perpetite transmittery on the flex day of per cent, per name, perpetite control from the control of the said first party, with component attacked, of even data berowith. 19. and with the party with pay all takes, allerage or anasomance briefed roops and sold the control of the c	f the Indian Meridian, containing in all. TO HAVE AND TO HOLD the premises above ssigns therein, to said THE DEMING INVESTMEN y said party of the first part upon the following cove The said party of the first part covenants and FIRST. That it is lawfully seized in fee of the tear of all incumbrances; and that it will, and its hei	acres, more or less, according to the government survey thereof, and warrant the title to the same ve described, together with all rights and claims of Homestead and Exemption of the said party of the first part of TCOMPANY, and to its successors and assigns, forever! Provided, Nevertheless, and these presents are made enants and conditions, to-wit: agreest o premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premises are irs, executors and administrators shall, forever warrant and defend the title to the said premises against all lawfu	
manily, on the first day of and	en e	DOLLARS	
FOULTIFI. That said first party will keep all buildings (neces, and other improvements on said reads against best by fire, lightning and wind storm in the anomato of S. insurances companies approved by said second party, for not less than a breveyear term, and at one deliver all policies to said second party as collatered and additions are companies approved by said second party for the less than a breveyear term, and at one deliver all policies to said second party as collatered and additions are considered as a security for the party of the term of the second part or are regions, as however, each party and a successful policies to said second party as collatered and additions are collected security for the party of the second part or are regions, as shown ported; and, whele the fine amen to whose a statisty using and to now, they said, it can see a state of the second party and an addition of the second party and an addition of the second party of the party of the second party and an addition of the second party and party of the second party and party has a second party and an addition of the second party and addition of the second party and addition of the second party and an addition of the second party and addition of the second party and the second party and addition of the second party and addition. The second party and addition of the second party and addition of the second party and additions and additions and additional and addits and additional and additional and additional and additional an	ith interest thereon from		
PFPCIL. That said fast, parky will at one insure the buildings upon said promises against loss by fire, lighting and wind storm in the amount of \$\hat{S}\$, in attenance companies reproved by yeard second party, for not less than the promise of the payment of all debt, interest, and all sams secured hereby, each policy having a abrogation meritage cleane attached thereto with loss, if any, respublication of the payment of all debt, interest, and all sams secured hereby, each policy having a subrogation meritage cleane actached thereto with loss, if any, respublic to the payment of the indebtedness hereby secured. SEVENTH. That the said first party will immediately repay to the second party; in successor or energies, all and every any large the payment of the indebtedness hereby secured. SEVENTH, That the said first party will immediately repay to the second party; in successor or energies, all and every any secilearly given, full power to section and collect the same, and to apply the amount as collected toward the payment of the indebtedness hereby secured. SEVENTH, That it is emission and defending title to said lands, with interest thereon, all and of availated and paying all and every secretage and the payment of a payment of the indebtedness hereby secured. SEVENTH, That it is the makers of said onto or notes, shall fall to pay may of said payment to pay may be all and the logal rotes of interest appetitude of payment and payment of payment and pa			
reasonable attorney's feo of 8	FIFTH. That said first party will at once ins a insurance companies approved by said second party ceturity for the payment of said debt, interest, and all a said second party or assigns, and will so maintain, sure said buildings, netting as agent for said first parts could be second party of the second part of a payable to said second party or assigns to the extended specifically given, full power to settle and coll second specifically given, full power to settle and coll second s	are the buildings upon said premises against loss by fire, lightning and wind storm in the amount of S. y, for not less than a three-year term, and at once deliver all policies to said second party as collateral and addition is sums secured hereby, each policy having a subtrogation mortgage clause attached thereto with loss, if any, payabl such insurance until said debt is paid, and if default is made therein, then said second party may so insure and r ty in every particular; that every insurance policy on said premises issued before said debt is paid shall be assigne or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, in case of los into fiber; interest as mortgage in said premises; and that said second party or assign said policies, a r of said premises; and that, in the event of loss under such policy or policies, the second party shall have, and ect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured. intely repay to the second party; its successors or assigns, all and every such sum and sums of money as it may have state, or upon said mortgage and for insurance and on account of liens, claims, adverse titles and incumbrance duing title to said lands, with interest thereon at the rate of ten (10) per cent. per annum from the time said sum, or	
reasonable attorney's fee of 5. Itherefor fee to be due and payable upon the filling of potition for foredessure, and the same shall be a further arge and lien upon the said premises and pay all legal costs of such action. INTRI, That upon the institution of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take a second of the premises described herein, and to collect the rests and profits thereof, under the directions of the court, vitiout the proof required by static amount for the court to take the court of the premises described herein, and to collect the rests and profits thereof, under the directions of the court, vitiout the proof required by static to move the court of the court of the profits thereof, under the directions of the court, vitiout the proof required by static the mount of the court, vitiout the proof required by static to move the court of the court, of the payment of any judgment readered or amount found the upon the feet of the first party of the court, vitiout the proof required by static the first party. The inconstraints and conditions being kept hand performed, this conveyances shall be reld to mean the persons named in the preamble as parties of the first party wherever used shall be held to mean the persons named in the preamble as parties of the first party in the experisely payment in the preamble as parties of the first party where the treal estate mortgaged is situated, regard so freighted to inoutigates, or either of them, and all objections to venue of such sail are hereby expressly waived. First party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the release of this mortgage. First party agrees to pay the fees for recording the more party agrees to pay the fees for reco	at snail be secured by this mortgage. SEVENTH. That if the makers of said note o manth or permit waste upon said premises, or fail trein secured may, at the option of the holder of the is mortgage may thereupon be foreclosed for the whereof shall, upon the filing of a petition for the forect once take possession, and receive and collect rents duation or appraisement and exemption laws of the way of the State of Oklahoma at the date of their extends.	or notes, shall fail to pay any of said moncy, either principal or interest, when due, or in case the said first party sha o conform to or comply with any one or more of the covenants contained in this mortgage, the whole sum of mone note hereby secured, and at its, his or her option only, and without notice, be declared due and payable at once, an tole of said money, interest and costs, together with the statutory damages in case of protest; and the legal hold closure of this mortgage, be forthwith entitled to the immediate possession of the above-described premises, and mas, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of the stay. State of Oklahoma; and this mortgage and notes secured hereby shall be construed and adjudged according to the cention.	
The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. TENTH In construing this mortgage the words "first party" wherever used shall be held to mean the persons named in the premible as parties of the first party" wherever used shall be held to mean the persons named in the premible as parties of the first party" wherever used shall be held to mean the persons named in the premible as parties of the first part and severally. It is repressly shipulated that, upon default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situated, regard so it is not page. If it is not page, In WITNESS WHEREOF, The said part most the first part has hereinto set hand. The day and year first above written. Stoned and Delivered in the Presence of (Seal Scient of Oficial page) Generally, BS. Before me, a Notary Public, in and for said County and State, on this day of the executed the same 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. County, BS. Before me, a Notary Public, in and for said County and State, on this page is the county of the same 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. County, BS. Before me, a Notary Public, in and for said County and State, on this, day of the executed the same 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. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written. Witness my hand and official seal the day and year last above written.	reasonable attorney's fee of \$ large and lien upon the said premises and pay all leg NINTH, That upon the institution of proceed essession and control of the premises described hereir eamounts as collected by such teceiver to be applied		
Stoned and Delivered in the Presence of (Seal (S	The foregoing covenants and conditions being TENTH. In constraing this mortgage the wo	kept and performed, this conveyance shall be void; otherwise of full force and virtue. rds "first party" wherever used shall be held to mean the persons named in the preamble as parties of the first par	
Before me, a Notary Public, in and for said County and State, on this day of 19. Before me, a Notary Public, in and for said County and State, on this day of 19. Besonally appeared and continuous actions and deed for the uses and purposes therein set forth. Witness my hand and official sent the day and year last above written. State of Chiahama. County, BS. Before me, a Notary Public, in and for said County and State, on this day of 19. Becomally appeared Notary Public, in and for said County and State, on this day of 19. Becomally appeared Notary Public, in and for going instrument, and acknowledged to me that executed the same free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official sent the day and year last above written. Notary Public.	Standard And Therewayen by many Departs	Spir	
Before me,		(Seai (Seai	
Before me,	The Act of Control of the Control of	(SEA)	
ome known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	Before me,	a Notary Public, in and for said County and State, on this	
Before me, a Notary Public, in and for said County and State, on this day of 10	o me known to be the identical personwho execut	ed the within and foregoing instrument, and acknowledged to me that	
one known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	State of Oklahoma,		
s 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. fy commission expires	ersonally appeared	and the same of	
	o me known to be the identical personwho executes from the contract of the contract of the country act as witness my hand and official seal the day and free commission expires	eat the winin and foregoing into oment, and newnowedged to me wint	
	and the second s		