MORTGAGE RECORD

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DOT D	of	County, and State of Oklahoma, part of the first part, in consideration of the sum of	
d the Junits Markeley, containing in all	to	THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receip age unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the follow 	t whercof is hereby ack ing premises, situated i eto belonging, together
Idea index in the data. area, mon or box, according to the prevent set array thread, and wrants the tills to the prevent set and "THE DENING EXVESTIGAT CONTRACT, Set to Distance set and analyse, forever. If normally, the tills to the set of prevent set and "THE DENING EXVESTIGAT CONTRACT, Set of Distance set and analyse, forever. If normally, the to the set of prevents and the prevents and the set of the prevent in the data			
<pre>if the Indian Mention, conclusions in all</pre>			
Dot	sama ana achanas.	acres, more or less, according to the government survey thereof, and we mises above described, together with all rights and chains of HOMESTEAD AND EXEMPTION of the si VESTMENT COMPANY, and to its successors and assigns, forever: PROVIDED, NEVERTIELESS, a lowing covenants and conditions, to-wit: mants and agrees: a fee of the premises hereby conveyed; that it has good right to sell and convey the same as aforesai and its heirs, excentors and administrators shall, forever warrant and defend the title to the said	urrant the title to the a aid party of the first p and these presents are d; that the said premis- premises against all l
ampling on the first day of	n an		DOLI
¹⁰⁰ "D'OUTCH. That and first party will steps albuilding, forces, indicater inprovemento onsail real estate first end conditions the same are in at be TFUT. That the statil first party will is one interme the building upon saily promises against one by given and provement of add dependent of f. and the state companies approved by and second party, for our fast that in three-year term, and at once deliver all policies of and econd party are solicient and due to the second party or assigns and will be maintain and his mans second thereing a subriguodition more provided there will be the second part or assigns and the second party or assigns and the second par	with interest thereon from	.19. , until paid at the rate of	nnum, payable ith
SEVENTI. That if the makers of sold node or nodes, shall fail to pay my of soid money, either principal of miletest when due or nodes shall have been someted for commercial contactor. In this mortings of my barrelian contactors in the morting of my barry of the first part hereby wraive all benefits of the matching of the state of a forecleant of the morting of the state in the morting of the state of a forecleant of the morting of morting of my barrelian contactors in the morting of the state of a forecleant of the morting of the state of a forecleant of the morting of morting of the state of a forecleant of the morting of morting of the state of a forecleant of the morting of morting of the state of a forecleant of the morting of the state of the morting of the	ny such encos	(1) and 1) to the barren of a the off and an experimental and the take to be a manual an edition of	- the same on in at this
It is expressly subplitted that, upon default herein, suit to forceloss this moregage inty be hought in any County where the real estate moregaged is situated, is of residence of moregages, or cither of them, and all objections to renue of such suit are hereby expressly waived. First party agrees to pay the fees for recording the release of this motegage. IN WITNESS WHEREOF, The said part	SEVENTH. That if the makers of a commit or permit waske upon said premises terein scearcd may, at the option of the ho lis mortgage may thereupon be foreclosed ereof shall, upon the filing of a petition fo to once take possession, and receive and ac aluation or appraisement and exemption It aves of the State of Oklahoma at the date in EIGHTH. That in case of a foredor reasonable attorney's fee of S harge and lien upon the said premises and NINTH. That upon the insituation ossession and control of the premises descr-	said note or notes, shall fail to pay any of said money, either principal of inferest, when due or in a s, or fail to conform to or comply with any one or more of the covenants contained in this mortga ider of the note hereby sceured, and at its, his or her option only, and without notice, be declared di for the whole of said money, interest and costs, together with the statutory damnages in case of p or the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the above ollect rents, issues and profits thereof. For value received, the party of the first part hereby wai awas of the State of Oklakoma; and this mortgage and noise secured hereby shall be construed and of their execution. sure of this mortgage, and as often as any proceedings shall be taken to foreclose same, the first party means therefor; fee to be due and payable upon the filing of petition for foreclosure, and pay all legal costs of such action. of proceedings to foreclose this mortgage, the polinitif therein shall be entitled to have a receiver ap ibed herein, and to collect the rents and profits thereof, under the directions of the ourt, without the one of the or induced the rents and profits thereof, under the directions of the court, without the one of the order of the rents and profits thereof.	ase the solid linst party ge, the whole sum of n ue and payable at one rotest; and the legal 1 lescribed premises, and ves all benefits of the adjudged according t will pay to the said pla d the same shall be a fu pointed by the court to a proof required by sky
State of Øklahouta	TEXTH. In construing this mortga ointly and severally. It is expressly stipulated that, upon c ess of residence of mortgagors, or either of First party agrees to pay the fees for IN WITNESS WHEREOF, The said	detaut herein, suit to forceloss this morigage may be brought in any County where the real estate m them, and all objections to venue of such suit are hereby expressly waived. recording the release of this morigage. d partof the first part hahereunto set	ortgagen is situated, re boye written.
Finte of Økiahoma	SIGNED AND DELIVERED IN T	ив Сневрлов ор	
Before me,h Notary Public, in and for said County and State, on thisday of19. ersonally appeared			
ersonally appeared	State of Oklahoma		agaan ay ah
State of Øklahoma, County, BS. Before me, a Notary Public, in and for said County and State, on this.	ersonally appeared	und	
State of Øklahoma, County, BF. Before me, a Notary Public, in and for said County and State, on this.	o me known to be the identical person free and volum Witness my hand and official seal the My commission expires	cho executed the within and foregoing instrument, and acknowledged to me that tary not and deed for the uses and purposes therein set forth, e day and year last above written.	executed the Notary Pub
o me known to be the identical personwho excepted the within and foregoing instrument, and acknowledged to me that	State of Oklahoma,	a. Notary Public, in and for said County and State, on this	
Notary Pu	o me known to be the identical person	who executed the within and foregoing instrument, and acknowledged to me that	
State of Oklahoma. County of Tulsa, 160.	Witness my hand and official seal the My commission expires	aniania ina manana manana amin'ny tanàna amin'ny taona amin'ny taona amin'ny taona 2008–2014. Ilay kaominina di Jeografia	