## MORTGAGE RECORD

Know All Men by These Presents, That		day ofday		
ofCount	ty, and State of Oklahoma, part	of the first part, in consideration	of the sum of	a sine
to in hand paid, by THE DEM edged, have mortgaged and thereby mortgage unto the County of rents, issues and profits thereof, and more particularly	ING INVESTMENT COMPANY, e said THE DEMING INVESTMI in the State of Oklahoma, with y bounded and described as follow	of Oswego, Kansus, party of the seco ENT COMPANY, its successors and a all the improvements thereon and a s, to-wit:	nd part, the receipt whereof is hereby ack assigns, the following premises, situated appurtenauces thereto belonging, together	enowl- in the r with
of the Indian Meridian, containing in all TO HAYE AND TO HOLD the premises abor assigns therein, to said THE DEMING INVESTMEN by said party of the first part upon the following cover The said party of the first part covenants and FIRST. That it is lawfully seized in fee of the clear of all incumbrances; and that it will, and its heledings and demands.				same. art or made
clear of all incumbrances; and that it will, and its bei claims and demands.  SECOND. That said first party will pay to so	aid second party or order	and the second s		
Ass. A. Colombia Advantage Action		th math at the pare of	non sout non amounts marable	
minually, on the first day of certain promissory noteof the said first party, with able, under the laws of the State of Oklahoma, includi assigns; and will pay all taxes levied upon said mortga PROVIDED, HOWEVER, That the said mort of thirty days after the same shall become due, to pay such taxes.  FOURTH. That said first party will keep all by		the second of th		1-4-
FOURTH. That said first party will at once ins in insurance companies approved by said second party security for the payment of said debt, interest, and at to said second party or assigns, and will so maintain insure said buildings, acting as agent for said first par as collateral security to the party of the second party or assigns to the extengent of said first party, to any subsequent purchase hereby specifically given, full power to settle and collessed and the said second party or said strategies of paid for taxes and assessments against said real es on said premises and expenses of perfecting and defensions of money may have been so advanced and pals law or all sums expended for definquent taxes, an and shall be secured by this mortgage.  SEVENTH. That if the makers of said note of	ure the buildings upon said premisy, for not less than a three-year to t sums secured hereby, each policy such insurance until said debt is pety in every particular; that every rassigns, as above provided; and, at of their interest as mortgagee in of said premises; and that, in the et the same, and to apply the am lately repay to the second party, tate, or upon said mortgage and ding title to said lands, with intered a suil the same are read to go at a suil the same are read?	ars against loss by fire, lightning and rm, and at once deliver all policies to having a subrogation mortage claudid, and if default is made therein, assurance policy on said premises issuited the same have been actual said premises; and that said second ee event of loss under such policy or ount so collected toward the payments successors or assigns, all and ever for insurance and on account of liest thereon at the rate of ten (10) pe but that first party arms to pay the	wind storm in the amount of S.  said second party as collateral and addit see attached thereto with loss, if any, no then said second party may so insure at the said second party may so insure at the second party may so insure at the second party shall, in case of the party or assigns may assign said polici policies, the second party shall have, a that of the indebtedness hereby secured. The second party shall have, a that sum and sums of money as it may ras, claims, adverse titles and incumbre er cent. per annum from the time said su populties and the learl rate of interest see	tional tyable ad re- signed f loss, es, as and is have ances um or
commit or permit waste upon said premises, or fail to herein secured may, at the option of the holder of the this mortgage may thereupon be foreclosed for the wh hereof shall, upon the filing of a petition for the forec- at once take possession, and receive and collect rents with the possession of the exemption laws of the laws of the State of Oklahoma at the date of their ex-	o conform to or comply with any note hereby secured, and at its, he ole of said money, interest and co- closure of this mortgage, be forthw in issues and profits thereof. For State of Oklahoma; and this mort coution.	one or more of the coverants contains to the option only and without no sts, together with the statutory day it is entitled to the immediate possess value received, the party of the first gage and notes secured hereby shall be taken to forcelose st	ned in this mortgage, the whole sum of a title, be declared due and payable at once anges in case of protest; and the legal k ion of the above-described premises, and t part hereby wrives all benefits of the be construed and adjudged according t	noney e, and nolder I may stay, to the
a reasonable atterney's fee of S charge and lien upon the said premises and pay all leg NINTH. That upon the institution of proceed possession and control of the premises described herein the amounts of collected by such receiver to be applied	therefor; fee to be due an eal costs of such action. lings to forcelose this mortgage, the action to collect the rents and profit under the directions of the court	d payable upon the filing of petition to plaintiff therein shall be entitled to to thereof, under the directions of the to the payment of any judgment.	for foreclosure, and the same shall be a fur have a receiver appointed by the court to court, without the proof required by ste- endered or amount, found the most the	rther take atute;
closure of this mortgage.  The foregoing covenants and conditions being The The foregoing covenants and conditions being TENTH. In construing this mortgage the wor jointly and severally.  It is expressly stipulated that, upon default her less of residence of mortgagors, or either of them, and First party agrees to pay the fees for recording IN WITNESS WHEREOF, The said part	all objections to venue of such state release of this mortgage.	it are hereby expressly waived.	e the real estate mortgaged is similized, re	garu-
Signed and Delivered in the Pheses		The state of the second section of the second secon	y and year first above written.	Shal)
State of Oklahoma.			3	Sexl)
Before me,	a Notary Public, in and for s	aid County and State, on this	dny of19	
personally appeared	ed the within and foregoing instru id deed for the uses and purposes	ment, and acknowledged to me that therein set forth.	executed the	same
Witness my hand and official seal the day and My commission expires				
Before me,	ed the within and foregoing instru	and ment, and acknowledged to me that	executed the	
as free and voluntary act at Witness my hand and official seal the day and My commission expires	nd deed for the uses and purposes	therein set forth.		1.3%
State of Oklahoma, County of Tuloa, se.  Filed for record this,	化磁压 机双弧 化二氯化物 化二氯化物 医皮肤 医电动性神经 化二唑			
By	Deputy. (SEAL)	4.00		
이번 경우로 이 경기를 하고 모르는 하는데 보다는 모든			[4][[1][[4][[4][[4][[4][[4][[4][[4][[4][	