MORTGAGE RECORD

	CLAHOMA FARM MO	
Knom All Men by These Presents, !	Phat on this day of	19
	County, and State of Oklahoma, partof the first pr	ırt, in consideration of the sum of
.o. in hand paid, by THE sdged, have mortgaged and hereby mortgage us Jounly of ents, issues and profits thereof, and more partic	DEMING INVESTMENT COMPANY, of Oswego, Kan to the said THE DEMING INVESTMENT COMPANY in the State of Oklahoma, with all the improve cularly bounded and described as follows, to-wit:	DOLLARS ass, party of the second part, the receipt whereof is hereby acknow, its successors and assigns, the following premises, situated in the ments thereon and appurtenances thereto belonging, together with
SECOND. That said first party will pay	to said second party or order	
title interest therean from	10 until mid at the re	nto of nor cont. nor annum navable
		in each year, and in accordance with the come due and part thereof, when the same shall become due and part haracter levied upon the interest therein of the mortgagee or it any offset against the sums hereby secured for taxes so paid, the said party of the first part shall fall, for the term and peries, the mortgagee, its successors or assigns may, at its or their option estate in as good repair and condition as the same are in at this date.
FOURTH. That said hist party will acoust insurance companies approved by said second centry for the payment of said debt, interest, a said second party or assigns, and will so may save said histories, acting as agont for said fire scalaterist escentity to the party of the second payable to said second party or assigns to the gent of said first party, to any subsequent pureby specifically given, full power to settle am SINTH. That the said first party will in paid for taxes and assessments against said remises and expenses of perfecting and tms of money may have been so advanced an use of men of the party of the second can be said premises and expenses of perfecting and tms of money may have been so advanced an	can buildings, tences, and other maprovements on sand real century, for not less than a three-year term, and at once not all sums secured-hereby, each policy having a subrottain such insurance until said debt is paid, and if defa st party in every particular; that every insurance policy parts or assigns, as above provided; and, whether the sai extent of their interest as mortgages in said premises; chaser of said premises; and that, in the event of loss deolfet the same, and to apply the amount so collecte muchinish repay to the second party, its successors are callested; or upon said mortgage and for insurance at defending title to said lands, with interest thereon at it d paid, until the same are repaid, except that first part default, except that first parts.	estate in as good repair and condition as the same are in at this daily fire, lightning and wind storm in the amount of \$\frac{3}{6}\$ deliver all policies to said second party is colleteral and addition gation mortgage clause attached thereto with loss, if any, payallut is made therein, then said second party may so insure and ron said premises issued before said debt is pair shall be assigned here been actually assigned or not, they shall, in case of los and that said second party or assigns may assign said policies, under such policy or policies, the second party shall have, and d toward the payment of the indebtedness hereby secured. assigns, all and every such sum and sums of money as it may har do in account of liens, claims, adverse titles and incumbrane he rate of ten (10) per cent. per anumn from the time said sum ity agrees to pay the penalties and the legal rate of interest specific in interest to accrue thereon, shall be a charge open said premise in interest to accrue thereon, shall be a charge open said premise principal or interest, when due, or in case the said first party shift the coverants contained in this mortgage, the whole sum of money and without notice, be declared due and payable at once, and the testatutory damages in case of protest; and the legal hole immediate possession of the above-described premises, and much party of the first part hereby waives all benefits of the statement of the same shall be a furth the filling of petition for forcelosure, and the same shall be a furth
I lay on all sums expended for delinquent tax als shall be secured by this mortgage. SEVENTH. That if the makers of said a manite or permit waste upon said premises, or regin secured may, at the option of the holder is mortgage may thereupon be foreclosed for the reof shall, upon the filing of a petition for the once take possession, and receive and collect duation or appraisement and exemption laws o was of the State of Oklahoma at the date of the EIGHTH. That in case of a foreclosure of	es, and all of which said sum or sums of money, and the or notes, shall fail to pay any of said money, either fail to conform to or comply with any one or more of of the note hereby secured, and at its, his or her option is whole of said money, interest and costs, together with oreclosure of this mortgage, be forthwith entitled to the rents, issues and profits thereof. For value received, the State of Oklahoma; and this mortgage and notes in execution.	to interest to accrue thereon, shall be a charge open said premise principal or interest, when due, or in case the said first party shall be coverants contained in this mortgage, the whole sum of monly, and without notice, be declared due and payable at once, as the the statutory damages in case of protest; and the legal hold to immediate possession of the above-described premises, and much party of the first part hereby waives all benefits of the statement hereby shall be construed and adjudged according to the taken to foreclose same, the first party will pay to the said plaint.
narge and lieu upon the said premises and pay NINTHE. That upon the institution of prossession and control of the premises described land annount so collected by such receiver to be ap	all legal costs of such action. occlings to forcelose this mortgage, the plaintiff therei hercin, and to collect the rents and profits thereof, under plied, under the directions of the court, to the paymen	n shall be entitled to have a receiver appointed by the court to but the directions of the court, without the proof required by statut to lany judgment rendered or amount found due upon the fo
The foregoing covenants and conditions to TENTH. In constraint this mortgage thin they and severally. It is expressly stipulated that, upon defaults of residence of mortgagors, or either of them First party agrees to pay the fees for received.	neing kept and performed, this conveyance shall be vol- to words "first party" wherever used shall be held to m it herein, suit to forcelose this mortgage may be broughly, and all objections to venue of such suit are hereby of riding the release of this imptgage.	d; otherwise of full force and virtue. can the persons named in the preamble as parties of the first parties are the first parties. The properties of the first parties are considered as a second of the first parties. I hand the day and year first above written.
Signed and Delivered in the P	hesence of	(Sea
		(Sea)
		(Sea)
Before me,	a Notary Public, in and for said County and	State, on this
resonally appeared me known to be the identical personwho experies the desired voluntary of the witness my hand and official seal the day by commission expires	and accented the within and foregoing instrument, and acknote and deed for the uses and purposes therein set forth and year last above written.	owledged to me thatexecuted the san Notary Public,
State of Oklahoma,	County, ss.	그 그들은 아들 얼마가 되었습니다. 그는 그를 다 살아 있다.
ersonally appeared	and a large	d State, on this
n me lengue to be the Montical spream who a	eagural the within and formation increment and nekr	owledged to me thatexecuted the sam
State of Oklahoma. County of Tulsa. 8:	ma 아일 (2012년 1일 : 1922년 - 1922년 - 1922년 1일 :	at. o'clock 3
artir illumini illi illi illi Millandi illi illi illi illi illi illi illi i	그리고 말이 그 그 하는 집 가 가득하고 되었습니다. 그 그리는 그는 그 그는 그리는 어느 하는 것이 되는데	O crock. A