Atenry Knise an	d) sta	TE OF OKLAHOM	> ss.	Filed for record	I in mu office this
Handie Knisel	a 18	and recorded in Boo	1. 3 9 0; XX U	A.D. 1008, of Mortgages, on T. O. K. Co	in my office this  ut 19 = o'clock  page 4:74
THE DEMING INVESTMENT COMPA	NY	[ DEW/.		Deputy.	Register of Deeds.
know all sacu by these presents, That on this and Mannie Anisel, hu	Third do	y of December	ر س	Henry ;	Knisel
consideration of the sum of State of to The in hand paid, by THE DEMING INVESTMENT COMmortgaged and hereby mortgage unto the said THE DEMING INVESTMENT OF THE DEMINE OF THE DEMIN	VESTMENT COMPA	Kansas, party of the sec any, its successors and	ond part, the rece assigns, the follo	ipt whereof is hereb ving premises, situa	ted in the County of
issues and profits thereof, and more particularly bounded and described the control of the contr	of Oklahoma, with all bed as follows, to-wi	the improvements there to all of to	on and appurtenant Laix (6) (47) in 6	ces thereto belonging	s, together with rents, sevenly six (76
Darlien and description as for our of the control of the start with start carley copy	resofrai		(4) no	represented	for said for for hundre
of paralice with the editor	Said Joff Set Lothe	said for	Jour EH	of also the	terly four her
wenty give (20) bet of the four the court of the south court line of the westerly rest to the northerly line of the westerly jim (20) feet for the	westerly	Lest John L loft Logner L loft L	(4) north	our (4), The Fext, Theres wisterly o said your (	described the well along the of right and se holy line 4) Thenge afon
	southeast	The second second and second s	WYL (10W)	Jert Eoth	e placedo, be
And it is liereby mutually agreed that in case the party of the s Government, or in any Court, in order to preserve or protect the title hereby secured, and shall bear interest at the same rate. TO Ha Exemption and of Dower of the said parts and the first part, appurtenances to the said premises and homestead exemption and do successors and assigns forever: Provided, nevertheless, and these pre FIRST.—The said parts 2 of the first part, for the said parts and these pre-	second part or its as a hereinbefore warra LVE AND TO HOLD heirs, execute ower in anywise appresents are made by s	signs should hereafter appared, all costs and expended, all costs and expended of the premises above deeps, administrators or assignationing and belonging to the first the first thousand the first thousa	pear in any of the l ditures made in t scribed, together igns therein, with a o said THE DEMI part upon the follo	and departments or but behalf shall be a with all rights and all the privileges, righ NG INVESTMENT wing covenants and	offices of the General added to the amounts claims of Homestead its, hereditaments and COMPANY, and to its conditions, to-wit:
that	veyed, and that .The !! ors shall forever warrant	ha. 1/11. good right to sell and and defend the lite to the said p	d convey the same as a premises against the la	foresaid; that the said p wfulclaims and demands o	remises are clear from all
of the first part, with coupons atthched, of even duch horewith.  THIRD. And it is further agreed by the said first party hereto that during t that may be ivsted upon and real estate by the authority of the town, village or olly and assessments of every kind and character levied upon the interest therein of the shall not be entitled to any offset against the sums hereby secured for taxes so paid; successors or assigns, showing payment thereof, until the indebtedness hereby s and all other lions, and to preserve and maintain the security hereunder against any vaste, and especially no cutting of shrubbery, fruit or shade trees; and the commiss will ain to time permit any part of the premises to be used in the conduct of any files usiness or residence purposes; that it will pormit no unnoce-sary accommission	in each the continuance in force in which said real estate in which said real estate in mortgagee or his log; and that flat party will ecured shall be fully paid adverse, superior or into and other improvements of wate shall, at the condustation material it combustible material it.	year, and in accordance with of this instrument, the said fire, is situate, or any part increof il representatives and assignation of the said first party further errening claim or interest to on said real estate in a good epition of the mortizgage, ree ess, or such as will tend to fait who may be on such as will tend to fait who may also such as will tend to fait who said real estate in a good point of the mortizgage, ree less, or such as will tend to fait who said real estate in a good said said said said said said said sai	st party agrees to pay when the same shall be; to pay all taxes led, receipts of the pre-agrees to constantly depair and condition der this mortgage due re or onuse undue det till constantly kerp in till constantly kerp.	certain promissory not all tyxes, obargos or asset ecome by law due and pried upon said mortgage oper persons to said par keep the said promises as the same are in at tand payable. Said first prioration or unitiess of proper order all bipes,	eof the said particle.  sments, general or special, ayable, including all taxes; and the said mortgagors by of the second part, its tree from mechanics' liens is date, and to permit no arty further narress that it said premises for general connections, fixtures and
attachments of every kind relating to the plumbing for and use of natural or manife property thereby, and will keep all electric light wires and connections in safe conditional nature of the property thereby, and will keep all electric light wires and connections in safe conditional natural property of the payment of said promisory note and the interest to according to the second party, before ocon of the day on which any of such policies shall express and party of the said second party, and the said second party and the said second party of the said party of the first by the said second party of the said party of the first by the said second party of the said party of the said second said	actured gas, or both, wat titlon and properly Insula siro. Said premises against lo hree-year term. and to a us thereo, as well as for of said dires party to so for the said directly and the said directly and the said directly and may also sent thereof; and may also are an unum, payable semi-ty insufance polloy [said]	or supply and sowerage, furna- ted; the party of the second pi- es by fire, lightning and wind a conce dollver the insurance po- the payment of all such sums some the buildings, or to release the buildings, or to release the buildings or to release the buildings or to release the buildings of the buildings of domand, receive, or ellect and that shall be necessary to proc at owners; and if any of said a pay the final judgment for state innually, these presents shall be to on the premises covered by t	ces, steam pipes and be art reserving for hims torm in the amount of lides, properly assign of money as may have the same, and delight the same, and delight the same, and four the same, and four the same and four the money thereus greemens be not perfusory lies as security, in like phasmoogners, and the same and four the money thereus preserved in the same and four the same security, in like phasmoogners during the mortgage during it	ollers, so as to prevent dill and his representative di, or pledgod to said sec se been advanced and payer the ollers possible of the ollers properlies. And it is further agreed rithat purpose may, in the der, and to apply the aromed as aforesaid, then udling all costs; and for thanner and with like effice existence of said mort of said mort of said mort of said mort of said mort.	amage or undue risk to the state of the state of the tenter upon the state of the sacond the repayment of all money to do the sacond the repayment of all money tet as for the payment of gage, shall be assigned as
collateral security to the party of the second part, or assigns, as above provided, and to the ortent of their interest as mortgaged in said premises  SIXTH—And it is turther substated, that in case the said party of the firstly keeping said buildings insured, as aforesaid, then the said second party or his legal interest at the rate of 10 per cent, on sums paid for insurance from date of such exp	d whether the same have bart shall make default in representative may pay penditure until paid, and	payment of the taxes or asses such taxes and assessments t with the penalties and rate	the same thall, in case smeats against said ro and effect such insur- of interest fixed by	o of loss, be payable to se all estate, as, and at the t ance, and the amount so law on such taxes, shall	id second party or assigns mes required by law, or in expended therefor, with be considered a sum the
report said collecting inserted, as storessed, cut the sast section has to it such expression in the collection of the c	or notes shall fall to pay or to conform to or to conform to or to cally, and without notice, it case of protest; and said to of the above describe and appraisement laws of to the laws of the State reclasure of this mortgag	any of said money either princ mply with any of the covenant se declared due and payable at second party, its successors of d premises, and may at once ta the State of Oklahoma; and dy folkahoma at the date of thole, and as often as any proceed	ipal or interest, whone is contained in this mo- conce, and this mortge rassigns, or any legal ike possession, and rec to further agree that ir execution. Ings shall be taken, to f	vor the same becomes du trage, the whole sum of n .co may thereupon be fo holder hereof, shall at on elve and collect rents, i the contract embodied i orcelose same, as herein t	e, or in case the said first none; herein secured may, preciosed immediately for ce, upon the filing of a bill ssurs and profits thereof, n this morigage and note provided, the first party will
pay to the said plaintiff a reasonable attorney's or sollettor's fee therefor, in addition to due and apsalue upon the filling of patition for foreclosure, and the same shall to take passession and control of the premises describe herein, and to collect the such receiver to be applied, under the directions of the court, to the payment of any being kept and performed, this conveyance to be void; otherwise of full force and if TENTH.—It is expressly subputed that upon default herein suit to foreclose their of them, and all oblications to venue of sunit suit are hereby corressly wellowed.	n to all other legal costs be a further charge and lastitution of proceeding ents and profits thereof, a judgment rendered or lrine.	and statutory foes, and horeby len upon the said premises der to for-close this mortgage, th ander the directions of the co- amount found due upon the rought in county where real er	oppress that 3		oble solicitor's fee, said fee verappointed by the court to amount so collected by covenants and conditions sidence of mortgagors, or
	held to mean the persons nortgage when same is p subscribed their nar	named in the preamble as part aid. nes and affixed their scale	iles of the first part, jo	intly and severally.	
WITNESSES:		Henr	Jul A	nisel	Seals Seals
Ejzie Howeld.					Seal) Seal
STATE OF OKLAHOMA,  Study a county, ss. Before 1	me, the u	ndersign	ed,	a Note	ry Public, in and for
said County and State, on this fit, day of 2000 to me known to be the identical person who executed the within an free and voluntary act and deed for the uses and purposes therein set 22 al	forth. Witness my	19.0.1., personally appropriate that and acknowledged to hand and official seal the	n me that the	executed the salvove set forth.	ame as
STATE OF OKLAHOMA, \		o at tang a . Managani na pang mang mang mang mang mang mang mang m	terreta esta essa essa esta esta esta esta e		
said County and State, on thisday of	1	), personally appea	red		
to me known to be the identical person—who executed the within and free and voluntary act and deed for the uses and purposes therein set i My commission expires.		nt, and acknowledged to and and official scal the	me that day and year last :	executed the salove set forth.	ame as