	County.	
		A. D. 19 , at o'clock of Mortgages, on page
TO		
E DEMING INVESTMENT COMPANY	en variansians mantasianemineminemissa anno anno anno anno anno anno anno a	
ranna maria (mara para maria mar	and the state of t	Deputy,
ow all Men by these Presents, That on this	day of	19
of one		State of Oklahoma, partof the first part, in
deration of the sum ofin hand paid, by THE DEMING INVESTMENT COMPANY, of	of Oswego, Kansas, party of the second part, il	DOLLARS ne receipt whereof is hereby acknowledged, have
tgaged and hereby mortgage unto the said THE DEMING INVESTME		e following premises, situated in the County of artenances thereto belonging, together with rents,
es and profits thereof, and more particularly bounded and described as fol	llows, to-wit:	
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	andrian (1965) (1965) (1965) George Standard (1965) (1965) (1965) (1965) (1965) (1965) George Standard (1965) (1965) (1965) (1965) (1965)	and the second s
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rding to the official plat thereof, and warrant the title to the same.	anagan yang sepakan yan adal menangan pungan menangan 1 999 se Menangan pengangan pengangan pengangan berangan berangan berangan pengangan berangan berangan berangan berangan	
And it is hereby mutually agreed that in ease the party of the second pa ement, or in any Court, in order to preserve or protect the little hereinbe by secured, and shall bear interest at the same rate. TO HAVE AND	art or its assigns should hereafter appear in any clore warranted, all costs and expenditures mad TO HOLD the premises above described, top	of the land departments or offices of the General le in that behalf shall be added to the amounts gether with all rights and claims of Homestead
mption and of Dower of the said partef the first part,he urtenances to the said premises and homestead exemption and dower in ar	irs, executors, administrators or assigns therein nywise appertaining and belonging to said THE	, with all the privileges, rights, hereditaments and DEMING INVESTMENT COMPANY, and to its
essors and assigns forever: Provided, nevertheless, and these presents are FIRST.—Tae said part	and heirs, executors and administr	ators covenantto and with said party of the second part,
	ever warrant and defend the title to the said premises again	st the lawful claims and demands of all persons whomsoever.
nterest thereon from	aid at the rate of per cent, per at	num, payableaunually, on the first day ofcertain promissory noteof the sald part
a first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the continua may be levied upon said real estate by the authority of the town, village or city in which se seegments of every kind and character layled upon the interest therein of the mortcare	ance in force of this instrument, the said first party agrees aid real estate is situate, or any part thereof when the sam see or his legal representatives and assigns: in pay all t	s to pay all taxes, charges or assessments, general orspecial, e shall become by law due and payable, including all taxes axes levied upon said mortgages; and the said mortgages.
not be entitled to any off-st against the sums hereby secured for taxes so paid; and that it is seed or saying, showing payment thereof, until this indebtadness hereby secured whall define lions, and to preserve and maintain the security hereunder against any adverse, is EQUIDIL. The self divergets are received to take the security hereunder against any adverse, is an expense of the property of the security hereunder against any adverse, is an expense of the security hereunder against any adverse, is a considerable to the security hereunder against any adverse, in the security hereunder against any adverse, in the security hereunder against any adverse, in the security hereunder against the security here	irst party will exhibit once a year, on demand, receipts of il be fully paid. The said first party further agrees to col uperior or intervening claim or interest.	the proper persons to said party of the second part, its astantly keep the said premises free from mechanics liens untition as the same are in at this date, and to normit no
s, and especially no outting of shrubbary, fruit or shade trees; and the commission of was it no time permit any part of the premises to be used in the conduct of any lilocal or disrep ess or residence purposes; that it will permit no unnecesary accumulation of combustib	te shall, at the option of the mortgagee, reader this mortg putable business, or such as will tend to injure or cause un ale material upon said premises; that it will constantly	age due and payable. Said first party further agrees that it due deterioration or unfitness of said premises for general kerp in proper order all pipes, connections, fixtures and
nments of every that relating to the pittioning for an use of indurant or maintaintatura keys erry; thereby, and will keep all electric light wires and connections in safe condition and pr isspect the premises at any reasonable hours and as often as he or they may desire. FTF III.—And the safe first party agrees to at once insure the buildings upon said premi	, or both, water supply and sowerings, furnaces, aream pip operly insulated; the party of the second part reserving f see against loss by fire, lightning and wind storm in the am	or himself and his representatives the right to enter upon
rs, in insurance companies approved by said second party, for not less than a three-year t ional security for the psyment of said promissory note and the interest to accrue thereon, party of the second part; and that in the event of the failure, neglect or refusal of said first second party before now of the day on which any of such bullies shall expire, then said a	erm, and to at once deliver the insurance policies, properi as well as for the payment of all such sums of money as 1 t party to so insure the buildings, or to reinsure the same, second party 13 hereby authorized, and empowered by the	y Assigned, or pledged to said second party as collateral and may have been advanced and paid, as harein provided, by and deliver the policies properly assigned or pledged to the use presents, to insure or reinsure said buildings for said
nt; and the said second party may sign all papers and applications necessary to obtain suc r guch onlige or policites, the said second party shall nore, and is hereby specifically given, e said first party, and as agent and attorney in fact, sign and endorse all vocabers, receipt the said first party, and as agent the said the said to the said and endorse all vocabers, receipt	th insurance, in the name, place and stead of the said first, full power to demand, receive, collect and settle the same is and drafts that shall be necessary to procure the money a to subsequent owners and if any of said agraphents be	party. And it is further agreed that in the event of loss, and for that purpose may, in the name, place and stead thereunder, and to apply the amount so collected toward and party of the second
of his assigns, m ty effect such insurance as hereinbefore agreed, paying the cost thereof; id, with interest thereon from the time of payment at the rate of 10 per cent, per annum, p id, the continuation of the thereby further stipulated and a greef that every insurance	and may also pay the final judgment for statutory lien cla ayable semi-annually, these presents shall be as security, a policy issued on the premises covered by this mortgage	ms, including all costs; and for the repayment of all money in like manner and with like effect as for the payment of taring the existence of said mortgage, shall be assigned as
oral security to the party of the second part, or assigns, as nove province, and whether to extent of their interest as mortgagee in said premises SIXTH—And it is further sticulated, that in case the said party of the first part shall mit gasid buildings insured, as aforesaid, then the said second party or his legal representat	ake default in payment of the taxes or assessments agains live may pay such taxes and assessments and effect such	t, in case of loss, ne payaois to said second party or assigns t said real estate, as, and at the times required by law, or in in losurance, and the amount so expended therefor, with
ast at the rate of 10 per cent, on sums paid for insurance from date of such expenditure uponent of which is intended to be hereby secured. SEVENTH.—Said first party further agrees, that if the makers of said note or notes shiple compair waste up as said presented. Or to so note shiple compair waste up as said presented. Or to so note the same to be done thereof, or to confo	atil paid, and with the penalties and rate of interest fi all fail to pay any of said money either principal or interes from to or to comply with any of the covenants contained in	red by law on such taxes, shall be considered a sum the t, whenever the same becomes due, or in case the said first this morroge, the wholesum of money herein secored may.
option of the holder of the note horeby secured, and at its, liks or her option only, and wit hole of said money, interest and osets, together with the statutory damages in case of prof le foreclosure of this mortgage, be forthwith entitled to the immediate possession of the at	hout notice, be declared due and payable at once, and this test; and said second party, its successors or assigns, or a bove described premises, and may at once take possession	mortgage may thereupon be foreclosed immediately for ny legal holder hereof, shall at once, upon the filing of a bill, and receive and collect rents, issues and profits thereof.
and a courted, the time party mercy wayes all definite of the stry, yaimaton and appraise cell hereby shall in all respects be governed, construed and adjudged according to the laws EIGHTH.—And said first party further expressly agrees that in case of a foreclosure of the said blaintiff a reasonable attoract's or solicitor's fee therefor. In addition to all other	of the State of Oklahoma at the date of their execution, this mortgage, and as often as any proceedings shall be triegal costs and statutory fees, and hereby surees that \$	then to foreolose same, asherein provided, the first party will
due and payable upon the filing of petition for foreolosare, and the same shall be a further NINFH—it is further religible and agreed by the first party that upon the institution to possession and control of the premises described herein, and to collect the routs and properly and the properly and the same p	r charge and lien upon the said premises described in this of proceedings to foreclose this mortgage, the plaintiff the fils thereof, under the directions of the court, without it rendered or amount found due, near the foreclosure	mortgage, ein shall beentitled to have a receiver appointed by the court be proof required by statute; the amount so collected by this mortgage. The foregoing coverants and conditions
kept and performed, this conveyance to be vold; otherwise of full force and virtue. TEN IH—It is expressly stipulated that upon default herein suit to forcelose this mortg of them, and all objections to venue of such suit are hereby expressly waived.	age may be brought in county where real estate mortgag	ed is situated, regardless of residence of morigagors, or
interest thereon from	then same is paid. ad their names and affixed their scals.	e garagaman and an analysis of the second analysis of the second analysis of the second and an a
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	whether of the first that the extremely constitution	Seals
County and State, on thisday of	10 personally appeared	a Notary Public, in and for
	nnd.	
known to be the identical person—who executed the within and foregoi and voluntary act and deed for the uses and purposes therein set forth. W		
ommission expires		Notary Public.
STATE OF OKLAHOMA, County.		o Natory Dubits in and fin
	19 personally appeared.	a Ruenry Public, in and for
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