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HE DEMING INVESTMENT COMPANY	The many Manager and the control of		$R\epsilon$	gister of Deeds.
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now all Men by these Presents, That on this	day of		gada û Keminderin.	······································
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nsideration of the sum of	of Oswego, Kansas, party of t	he second part, the rec	eint whereof is hereby ack	DOLLARS
in the State of Oklah ues and profits thereof, and more particularly bounded and described as i		s thereon and appurtena	nces thereto belonging, tog	ether with rents,
and the second s	alamanan kanan			
	on and the second of the secon	والمستحدة والمستحدث والمستحدث والمستحدث والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد والمستحدد		and the contract the second of the second of
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and the second s	ه ميدون مانون در در در در در در مانون در <mark>میدود در مانون در </mark>	and the second of the second o	paratas colomogoromogo, colomogo paratas e e españo de calendar de calendar de calendar de calendar de calendar	eri organismoni en enercimo de la gagan
ording to the official plat thereof, and warrant the title to the same. And it is hereby mutually agreed that in case the party of the second	part or its assigns should hereal	ter appear in any of the	land departments or office	of the Genera
And it is hereby mutually agreed that in case the party of the second vernment, or in any Court, in order to preserve or protect the title herein eby secured, and shall bear interest at the same rate. TO HAVE AN	before warranted, all costs and ID TO HOLD the premises ab	expenditures made in ove described, together	that behalf shall be added with all rights and claim	to the amounts s of Homestead
omption and of Dower of the said partof the first part,	anywise appertaining and belor	iging to said THE DEM	ING INVESTMENT COMP	ANY, and to it
FIRST.—The said part of the first part, for	helrs, e	secutors and administrators o	ovedantto and with said party	of the second part
nbrances; thatwill, andheirs, executors and administrators shall f	orever warrant and defend the title to	he said premises against the l	awful claims and demands of all pe	rsons whomsoever
SECOND.—That they will pay to said second party or order	made at the material		payable annuall	the fleat day -
o first part, with coupons attached, of even date berewith. THIRD. And it is further agreed by the said first party hereto that during the continuity of the town, while seemed and the seemed of every kind and character levied upon the interest interest of the white seements of every kind and character levied upon the interest interest of the seements of every kind and character levied upon the interest interest of the seements of the seement	in each year, and to accordant mance in torce of this instrument, the	said first party agrees to pay	certain promissory noteor all taxes, charges or assessment	the said part s,general or specia
may be levied upon said real estate by the authority of the town, village or city in witlob issessments of every kind and character levied upon the interest therein of the mortga not be entitled to any offset against the sums hereby secured for taxes so paid; and that	said real estate is situate, or any part gee or his legal representatives and first party will exhibit once a year, o	thereof when the same shall assigns; to pay all taxes I a demand, receipts of the p	become by law due and payable, evied upon said mortgage; and roper persons to said party of	including all taxe the said mortgagor he second part, it
assors or assigns, showing payment thereof, until the indeptedness neces) secured as all other lens, and to preserve and maintain the security herounder against and averse, FOURTH—The said first party agrees to keep all buildings, tences, sidewalks and other	superior or intervening claim or inte- ter improvements on said real estate i	rest, n as good repair and conditio	n as the same are in at this date	o, and to permit n
e, and especially no cutting or surupoary, truitor snage trees; and the commission D. w. at no time permit any part of the premises to be used in the conduct of any illegal or discussor residence purposes; that it will permit no unnecessary accumulation of combus the contract of the constitution of the co	aste shart, as the option of the mores reputable business, or such as will ten tible material upon said premises; t	d to injure or cause undue de hat it will constantly keep i	te and payable. Sand hist party to the rioration or unfitness of said p to proper order all pipes, conne hollers, so as to prevent damage	remises for genera ctions, fixtures and or nodue risk to th
erry thereby, and will keep all electric light wires and connections in safe condition and inspect the premises at any roasonable hours and as often as heor they may desire. FIF PII —And the said first party agrees to at once insure the buildings upon said pre-	properly insulated; the party of the s mises against loss by fire, lightning an	econd part reserving for him d wind storm in the amount o	self and his representatives the	right to enter upo
.rs, in insurance companies approved by said second party, for not less than a three-yea lonal security for the payment of said promissory note and the interest to accrue thereo party of the second part; and that in the event of the fallure, neglect or refusal of said fl	r term, and to at once deliver the insu n, as well as for the payment of all su rst party to so insure the buildings, or	rance policies, properly assign the sums of money as may have to release the same, and de	ned, or pledged to said second parties been advanced and paid, as liver the policies properly assign	rty as collateral and herein provided, b ed or pledged to the
second party, perior button the day of which any of soon pointers shall span a last saint; and the said second party may sign all papers and applications necessary to obtain a reuch policy or pilloles, the said second party shall have, and is hereby specifically give to said free party and as exercised interpret in fact sign and enders all youthous, recol	uch insurance, in the name, place and en, fult power to demand, receive, coll ints and drafts that shall be necessary	stead of the said first party. oct and settle the same, and i	And it is further agreed that i or that purpose may, in the nam- inder and to apply the amount	n the event of los 10, place and stea 10 collected towar
rayment of the Indebtedness hereby secured, and to assign any and all policies of insuran or his assirns, my effect such insurance as hereinbefore agreed, paying the cost thereal ald, with interest thereon from the time of paymont at the rate of 10 per cent, per annum	ce to subsequent owners; and if any c f; and may also pay the final judgmen , payable semi-annually, these presen	of said agreements be not per t for statutory lien claims, in its shall be as security, in like	formed as aforesaid, then said pluding all costs; and for the repr manner and with like effect as	party of the secon hyment of all mone for the payment of
note and interest coupons. It is bereby further stipulated and a resed that every insuran teral security to the party of the second part, or assigns, as above provided, and whethe o extent of their interest as mortgages in said premises	r the same have been actually assigned	d or not, the same shall, in ca	se of loss, be payable to said seco	nd party or assign
ing said buildings insured, as aforesaid, then the said second party of the insurance ing said buildings insured, as aforesaid, then the said second party or his legal ropresent est at the rate of 10 per cent. on sums paid for insurance from date of such expenditure upont of which is intanded to be barely sequent.	sative may pay such taxes and assess until paid, and with the penalties a	sments and effect such insu nd rate of interest fixed by	rance, and the amount so exper law on such taxes, shall be co	ded therefor, with
SEVENTH.—Said first party further agrees, that if the makers of said note or notes a shall commit waste up in said premises, or suffer the same to be done thereon, or to come a coution of the holder of the note hereby secured, and at its, his or her option only, and w	hall fall to pay any of said money eith form to or to comply with any of the c vithout notice, be declared due and pa	er principal or interest, when covenants contained in this m vable at once, and this morts	never the same becomes due, or in ortgage, the whole sum of money b gage may thereupon be foreolos	case the said firs erein secured may ed immediately to
whole of said money, interest and casts, together with the statutory damages in case of p the procedurary of this mortgage, be forth with entitled to the immediate possession of the value received, the first party hereby wayes all benefits of the stay, valuation and apprai	rotest; and said second party, its succ above described premises, and may a sement laws of the State of Oklahoms	essors or assigns, or any lega t once take possession, and re i; and do further agree tha	I holder hereof, shall at once, upo- celve and collect rents, issues a t the contract embodied in this	n the filing of a bil ind profits thereof mortgage and not
red hereby shall in all respects be governed, construed and adjudged scoording to the lav EIGHTH.—And said first party (arther expressly agrees that in case of a foreclosure 3 the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all ot	of this mortgage, and as often as any l her legal costs and statutory fees, and	proceedings shall be taken to hereby agrees that s	foreclose same, as herein provide	l, the first party wil loitor's fee, said fe
due and payable upon the filing of petition for foreolosuro, and the same shall be a furti NINTH.—It is further stipulated and agreed by the first party that upon the institution to possession and control of the premiser described herein, and to collect the rents and r	ner courge and Hen upon the said pren n of proceedings to foreclose this mor profits thereof, under the directions of the rendered on amount formed de-	uses described in this mortg tgage, the plaintiff therein the the court, without the pro	Il be entitled to have a receiver apport of required by statute; the amore	cointed by the cour
secure to be applied, ander the directions of the contr. to any payment of any lungthely kept and performed, this conveyance to be yold; otherwise of full force and virtue. TEN FI.—It is expressly stipulated that upon default berein suit to forcelose this more for those, and all obligations to same of such suit are barobe averaged; walved.	igage may be brought in county wher	e real estate mortgaged is a	liuated, regardless of residence	of mortgagors, o
thments of every kind relating to the plumblux for and use of natural or manufactured gray thereby, and wilk keep all electric light wires and connections in safe condition and aspect the premises at any reasonable hours and as often as heer they may desire. Fif Pif —And the said first party agrees to at once insure the buildings spon acid premises are presented as the property of the second party, for not less than a never and the said in the premises approved by said second party, for not less than a never and party of the second party, and that in the event of the failure, neglect or refusal of said a second party, before noon of the day on whiten any of such policies shall expire, then said second party, before noon of the day on whiten any of such policies shall expire, then said re such no lety or policies, the said second party shall have, and is hereby specifically give add first party and as agent any to the said first party and a space and a second party shall have, and is hereby specifically give and first the property of the second party and the special second party shall have, and is hereby specifically give and first the property of the second party shall have, and is hereby specifically give and first the property of the second party of the second party and a special second party to the party of the second was the second party to the party of the second whether of the second party to the party of the second party of t	ean the persons named in the preambl when same is paid. bed their names and affixed the	e as parties of the first part, ; air seals	ointly and severally.	
The Testimony Whereof, the party of the first part has hereunte subsett. NESSES:	una didata ilit			Seal.
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STATE OF OKLAHOMA, County and State, on this day of	19 personal	ly appeared	a Notary Pu	blic, in and for
e known to be the identical person—who executed the within and foreg and voluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowle	dged to me that	executed the same	18
그렇게 하는 사람들은 사람들이 가장 하는 것이 되었다. 그 사람들은 사람들이 가장 살아 되었다. 그렇게 되었다.	a film and film for the analysis of the contraction			and the second
commission expires				
STATE OF OKLAHOMA, County and State, on this day of				
County Refore me	theretainethere a water er er erfer Check entere er eineren fibriochte en	and the same of th	Notary Pu	blic, in and for
County and State, on thisday of	nersonally	appeared		