	STATE OF OKLAHOMA,	
	County, \int Ss,	Filed for record in my office th
	M, and recorded in Book.	
TO	(Seal)	
THE DEMING INVESTMENT COMPANY		Register of Deeds
ta di kang a talah katawa katawa di katawa kang alamata di kang ang katawa katawa katawa katawa katawa katawa	e englished and the control of the c	Deputy,
know all Men by these Presents, That on this		
onsideration of the sum of		DOLLAT
o	of Oswego, Kansas, party of the second part, the re-	ceipt whereof is hereby acknowledged, ha
in the State of Oklaho		
ssues and profits thereof, and more particularly bounded and described as fo	ollows, to-wit:	
		Management and the control of the co
en e	a transia and transportant and transport	and the second s
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ecording to the official plat thereof, and warrant the title to the same.		alkania (mitta dimandintegraphi program regiona provincia a para mentali a qua mana a manambina di manambina
And it is hereby mutually agreed that in case the party of the second p lovernment, or in any Court, in order to preserve or protect the title bereinbereby secured, and shall bear interest at the same rate. TO HAVE AN	part or its assigns should hereafter appear in any of the period warranted, all costs and expenditures made in T.O. HOLD the provinces about desailed to the provinces about the provinces about the provinces about the provinces about the provinces are t	e land departments or offices of the Gener that behalf shall be added to the amoun
ereby secured, and shall bear interest at the same rate. TO HAVE AN seemption and of Dower of the said part	cirs, executors, administrators or assigns therein, with anywise appertaining and belonging to said THE DES	h all the privileges, rights, hereditaments ar MING INVESTMENT COMPANY and to
progression one said premises and nonescend exemption and these presents are ceessors and assigns forever; Provided, nevertheless, and these presents are FIRST.—Tho said part	e made by said partof the first part upon the fo	llowing covenants and conditions, to-wit:
atlawfully seized in fee of the premises hereby conveyed, and	that he hagood right to sell and convey the same a	aforesaid; that the said premises are clear from
numbrances; thatwill, andboirs, executors and administrators shall fo SECOND.—That they will pay to said second party or order		DOLLAT
th juterest thereon from 19 , until p	paid at the rate of	payableannually, on the first day certain promissory noteof the said part
THIRD. And it is further agreed by the said first party hereto that during the continuum be levied upon said real estate by the authority of the town, village or city in which it essesses as of every kind and character levied upon the interest therein of the mortrest	uance in force of this instrument, the said first party agrees to pa said real estate is situate, or any part thereof when the same shall see or his logal ropresonatives and assigns: to pay all taxes	y all taxes, charges or assessments, general or speci I become by law due and payable, including all tax levied upon said mortgage; and the said mortgage
all not be entitled to any offset against the sums hereby secured for taxes so paid; and that losses or assigns, showing payment thereof, antil the indebtedness hereby secured side of all other liens, and to preserve and maintain the security hereunder against any adverse,	first party will exhibit once a year, on demand, receipts of the all be fully paid. The said first party further agrees to constant superior or intervening claim or interest.	proper persons to said party of the second part, ly keep the said premises free from mechanics lie
FOURTH—The said first party axrees to keep all buildings, fendes, siddawalks and othe side, and especially no cutting of shrubbary, fruit or shade trees; and the commission of wa ill at no time permit any part of the premises to be used in the conduct of any illogal or distri	er improvements on said real estate in as good repair and conditi ste shall, at the option of the morigagee, render this morigage d eputable business, or such as will tend to injure or cause undue d	on as the same are in at this date, and to permit ue and payable. Said first party further agrees that eterioration or unfitness of said premises for gene
th interest thereon from	into material upon said premises; that it will constantly sees, it is, or both, water supply and sewering, furnaces, steam plies and properly insulated; the party of the second part reserving for his	in proper order an oppes, connections, invores a l boilers, so as to prevent damage or undue risk to t uself and his representatives the right to enter up
FIFTH And the said first party agrees to at once insure the buildings upon said pred ditional security for the payment of said promissory notes and the interest to accure thereo.	nises against loss by fire, lightning and wind storm in the amount t term, and to at once deliver the insurance policies, properly assi a, as well as for the payment of all such sums of money as may b	ofgned, or pledged to said second party as collateral a ave been advanced and paid, as herein provided,
ld party of the second part; and that in the event of the fullure, neglect or refusal of said fit dis second party, before noon of the day on which any of such policies shall expire, then said nount; and the said second party may sign all papers and applications necessary to obtain sa	ist party to so insure the buildings, of to reliaure the same, and d is second party is hereby authorized and empowered by these pr ioh insurance, in the name, place and stead of the said first party	eliver the policies properly assigned or pledged to t esents, to insure or reinsure said buildings for sa . And it is further agreed that in the event of ic
ider such nolley or policies, the satu second party stant nave, and 18 nercoy specifically give the said first party, and as agent and attorney in fact, sign and endorse all youtchers, recelf o payment of the indebtedness hereby secured, and to assign any and all policies of insuran	is the power to domain, locative, where the series the same, and pits and drafts that shall be necessary to produce the money there on to subsequent owners; and if any of said agreements be not perfectly and may also pay the fine integrated for staylory lies obliged.	sunder, and to apply the amount so collected towns rformed as aforesaid, then said party of the second collected to a soluding all costs, and for the repayment of all more
paid, with interest thereon from the time of payment at the rate of 10 per cent, per annum, id note and interest coupons. It is hereby further stipulated and a greed that every law rate of the paying it has second part, or a sign, as a boye provided, and whether	payable semi-annually, these presents shall be as security, in like solicy issued on the premises covered by this mortrage during the same have been gotually arsigned or not, the same shall, in c	e manner and with like effect as for the payment the existence of said mortgage, shall be assigned ase of loss, be payable to said second party or assig
the extent of their interest as morigagee in said premises SIXTH —And it is further estoniated, that in case the said party of the first part shall n ening said buildings ingured, as aforesaid, then the said second party or his legal represents	nako default in payment of the taxes or assesaments against said aliye may pay such taxes and assessments and effect such ins	real estate, as, and at the times required by law, or arance, and the amount so expended therefor, w
terest at the rate of 10 per cent. on sums paid for insurance from date of such expenditure in payment of which is intended to be hereby scoured. SEVENTH.—Said first party further agrees, that if the makers of said note or notes si	until paid, and with the penalties and rate of interest fixed built fall to pay any of said money either principal or interest, who	y law on such taxes, shall be considered a sum to enever the same becomes due, or in case the said fl
rry soan commit waste up n said premises, or sucer the same of or other the same of the holder of the note bereby secured, and at its, his or her option only, and we whole of said maney, interest and casts, together with the statutory damages in case of provide a complete the state of the complete of	ithout notice, by declared due and payable at once, and this moriotest; and said second party, its successors or assigns, or any leg above described pressession, and in an at once take possession, and in	gave may thereupon be foreolosed immediately is al holder hereof, shall at once, upon the filing of a breceive and collect rents, issues and profits there
or value received, the first party hereby wa vee all benefits of the stay, valuation and apprais oured hereby shall in all respects be governed, construed and adjudged according to the law EIGHTH—And said first party further expressiy agrees that in case of a foreclosure o	sement laws of the State of Oklahoma; and do further agree the s of the State of Oklahoma at the date of their execution. If this mortgage, and as often as any proceedings shall be taken t	at the contract embodied in this mortgage and no oforcolose same, as herein provided, the first party w
islaes or residence purposes; that it will permit no unnecessary accumulation of combust tachments of every kind relating to the pimbing for and use of natural or manufactured geopery thereby, and will keep all electric light wives and connections in safe condition and purpose thereby, and will keep all electric light wives and connections in safe condition and purpose thereby, and will keep all electric light wives and connections in safe condition and purpose the property of the property of the property of the payment of safe property of the property of the property of the payment of safe property not and the interest to accure thereof iditional security for the payment of safe promisory not said the interest to accure thereof id second party, before non of the day on which any of said policies shall expire, then said second party, before non of the day on which any of said policies shall expire, then said second party and the property of the second party and is hereby specifically give the said first party, and as agent and actoricy in fact, sign and endorse all vouchers, receip o payment of the indebtedness hereby secured, and to assign any and all policies of insurant for his assigns, and safe party and actoricy in fact, sign and endorse all vouchers, receip and, with interest thereof from the time of payment at the rate of 10 per cent. Per anum, interest thereof from the time of payment at the rate of 10 per cent. Per anum, interest thereof from the time of payment at the rate of 10 per cent. Per anum, interest sate mortified, and whether the extent of their interests as mortigages in said premises. SIXTH —And it is further estibilitied, that it case the said party of the first part shall never ascentize to the rate of 10 per cent. On summary and the first party of the second party or has a safe party of the first part shall never ascentized to the interest as the property of the second party or the foreign and shall property and the first party littless according to the line of the holder of the note he	ner legal costs and statutory fees, and hereby agrees that \$ er charge and lien upon the said premises described in this mort of proceedings to for close this mortgage, the plaintiff therein sh	gare. all be ontitled to have a receiver appointed by the con
take possession and control of the premises described herein, and to collect the rents and pi ch receiver to be applied, under the directions of the court, to the payment of any judgmen log kept and performed, this conveyance to be yold; otherwise of full force and virtueen	rous thereof, under the directions of the court, without the prite rendered or amount found due upon the foreclosure of this	oor required by statute; the amount so collected mortgage. The foregoing covenants and condition
TENTI —It is expressly stipulated that upon default herein suit to foreolose this mort ther of them, and all objections to venue of such aut are hereby expressly walved. BLEVENTH—In construing this mortgage the words "first party" shall be held to mo	.gage may be brought in county where real estate mortgaged is on the persons named in the preamble as parties of the first part, when same is cald.	jointly and severally.
In Testimony Whereof, The party of the first part has hereunto subscrib	oed their names and affixed their scals.	
ITNESSES:		Sea
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		and given the first course a constitution of the contract of t
STATE OF OKLAHOMA, County. Before me, d County and State, on this day of		
d County and State, on thisday of	19, porsonally appeared	man dilan manan mana
me known to be the identical person—who executed the within and forego the and voluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowledged to me that	executed the same as
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STATE OF OKLAHOMA, }ss.		
STATE OF OKLAHOMA, County. County and State, on this day of day of the state of t		Notary Public, in and fo
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me known to be the identical person.—who executed the within and foregoi to and voluntary act and deed for the uses and purposes therein set forth. V		t above set forth.
commission expires		Notary Publi
医中间试验 医巴拉克氏畸形 医环球性氏病 经产品 "我是一起的","我们是我们的这样的,我们是一种特别。		以外,在1960年间,是1960年,1980年的1981年的1982年。

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