	\ STATE OF OKLAHOMA, \
	County. Sss. Filed for record in my office
교육에 발표하는 기본들의 얼굴하다.	day of
TO	(Seul)
THE DEMING INVESTMENT COMP.	ANY Register of Di Deputy.
	isday of
The second control of	
	County, and State of Oklahoma, partof the first pr
toin hand paid, by THE DEMING INVESTMENT C mortgaged and hereby mortgage unto the said THE DEMING I	OMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the Cource of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with
The second secon	
	eta kirjangan mengangan pengangan pengangan pengangan pengangan pengangan pengangan pengangan pengangan pengan Pengangan kirjangan pengangan pengangan pengangan pengangan pengangan pengangan pengangan pengangan pengangan Pengangan pengangan
and the grade of the second communication and the second of the second s	
according to the official plat thereof, and warrant the title to the s And it is hereby mutually agreed that in case the party of the	ame. he second part or its assigns should hereafter appear in any of the fand departments or offices of the Gr title hereinbefore warranted, all costs and expenditures made in that behalf shall be added to the am HAVE AND TO HOLD the premises above described, together with all rights and claims of Home
Government, or in any court, in order to preserve or protect all the hereby secured, and shall bear interest at the same rate. TO I Exemption and of Dower of the said part	HAVE AND TO HOLD the premises above described, together with all rights and claims of Home heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditament dower in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and
successors and assigns forever: Provided, nevertheless, and these	dower in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and presents are made by said partof the first part upon the following covenants and conditions, to-wi
thatlawfully seized in fee of the premises hereby c	nonvoyed, and that he hagood right to sell and convey the same as aforesald; that the said premises are clear for the rators shall forever warrant and defend the fille to the said premises against the lawful claims and demands of all persons whoms
SECOND.—That they will pay to said second party or order	DOL
of the first part, with coupons attached, of even date herewith. THRD. And it is further agreed by the said first party hereto that durli	
and assessments of every kind and obaracter levied upon the Interest therein Of shall not be entitled to any offsat against the sura, shereby secured for tacks so p successors or assigns, showing payment thereof, until the indebter "Pereb and all other lines, and to preserve and maintain the security because, skildst	the mortgagee or his legal representatives and assigns; to pay all taxes leviced upon said mortgage; and the said mort, aid; and that first party will explice once a year, on demand, recolpte of the proper persons to said party of the second pay secured shall be fully paid. The said first party further agrees to constantly keep the said premises free from mechanic any adverse, superior of intervening calls more interest.
FOURTH.—The said first party agrees to keep all buildings, fences, sides waste, and especially no cutting of sitrubbery, fruit or Stade trues; and the comi will at no time permit any part of the premises to be used in the conduct of any 1 business or realizace purposes; that it will permit no unageo-sary accumulation.	/alks and other improvements on said roal estate in as good repair and condition as the Saims are in at this date, and to per mission of wards shall, at the option of the morigaged, roader this morigagedue and payable. All diret party further agrees liegal or disreputable business, or such as will lend to injure or cause undue deterioration or unitness of said premises for g o of combustible material upon said premises; that it will constantly keep in proper order all plops, conneculous, fatur
attachments of every kind relating to the plumbing for and use of natural or mar property thereby, and will keep all electric light wires and connections in safe or and inspert the premises at any reasonable hours and as often as he or they may FIF FIT i—And the said fitts party agrees to at once issure this buildings u	utractured gas, or both, water supply and sowerage, furnaces, steam pipes and bullers, so as to prevent damage or undue risk nodition and proporly insulated; the party of the second partreserving for himself and his representatives the right to ente desire. pon gaid premises against loss by fire, lightning and wind storm in the amount of
l'oliars, in insurance companies approved by said second party, for not less than additional security for the payment of said promissory note and the interest to a said party of the second part; and that in the event of the failure, neglect or rat said second warty, before noon of the day on which any of such policies shall ary	mill paid at the rate of
amount; and the said second party may sign all papers and applications access a under such nolley or policies, the said second party shall have, and its bereby spe of the said first party, and as agent and attorney in fact, sign and endorse all voi the payment of the indebtodiess bereby secured, and to assign any and all polici	y to cotain such insurance, in the same, place and stead of the said instribution. And it is further agreed that in the work clindaily given, full power to demand, receive, collect and estitle the same, and for that purpose may, in the name, place and unders, receipts and drafts that shall be necessary to produce the muncy therunder, and to apply the amount to collected the of insurance to subsequent towners, and it any of said agreements be not performed as doronted, then said party of the
part or his assigns, may effect such insufance as hereinbefore agreed, paying this so paid, with interest thereon from the time of paymont at the rate of 10 per cent said note and interest coupons. It is bereiv further stipulated and arried that a conditatoral security to the nawy of the second part, or assigns, as above provided.	, cost thereof; and may also pay the final judgment for statutory lien claims, including all costs; and for the repayment of all , per anaum, payable semi-annually, these presents shall be as security, in like manaurer and with a like effect as for the paym (very instructed polloy issued on the premises covered by this mortgage during the existence of said mortgage, shall be assig , and whether the same have been actually assigned or not, the same shall, in case of loss, be pashed to said second party or :
to the extent of their interest as mortgages in said premises "NIXI"—And it is further stipulated, that in case the said party of the if keeping said buildings insured, as aforesaid, then the said second party of his loc	st part shall make default in payment of the taxes or assessments against said real estate, as, and at the times required by later and at the times required by later and assessments and effect such insurance, and the amount so expended therefore reprediture until vaid, and with the openalities and rate of interess fixed by law on such taxes, shall be considered as an
repayment of which is intended to be hereby secured. SEVENTH.—Said first party further arrees, that if the makers of said ne party shall commit waste up n said premises, or suffer the same to be done there party shall commit waste up n said premises, or suffer the same to be done there	to or notes shall fall to pay any of said money either principal or interest, whenever the same becomes due, or in easy the same, or to conform to or to comply with any of the covenants contained in this morrange, the whole sum of money berein secures on a pay. And without notice, be declared due and newable at once, and this morrange may theremon be (oreclosed immediated).
the whole of said monoy, interest and oasts, together with the statutory damages for the foreologue of this mortgage, be fortiwith entitled to the immediate poss- For value received, the first party hereby way as all benefits of the stay, valuable	in case of protest; and said second party, its successors or assigns, or any legal holder hereof, shall at once, upon the filling or assign of the above described premises, and may at once take possession, and receive and colloar rents, issues and profits that and appraisement laws of the State of Oklahoma; and do further agree that the contract embodied in this mortgage an into to the laws of the State of Oklahoma; the day of their oxecution.
EIGHTH.—And said first party further expressly agrees that in case of a pay to the said plantiff a reasonable attorney's or solicitor's fee therefor, in add to be due and payable upon the filling of patition for foreologure, and the same sh	foreiosure of this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first par lion to all other legal costs and statutory fees, and hereby agrees that 5
NINTH:—It is further stipulated and agreed by the first party that does to take possession and control of the premises described herein, and to collect the being kept and performed, this conveyance to be void; otherwise of till force an	as instanting of proceedings of colleges in on tagge, the plantification has at receiver approach of the colleges of the colle
TEXTH.—It is expressly subputated that upon detault herein suit of toroc- olther of them, and all objections to yenue of such suit are hereby expressly wain ELEVENTH.—In construing this mortgage the words "first party" shall TWELFTH—Said first party agrees to pay for recording the rolesse of the	tosa this mortgage may be brought in county waste reat estate mortgage it is studied, regardless of residence of mortgage fold. to held to mean the person named in the preamble as parties of the first part, jointly and severally. its mortgage when same is paid.
In Testimony Whercof, The party of the first part has hereur WITNESSES:	nto subscribed their names and affixed their scals.
STATE OF OKLAHOMA,	and design and an incident of the contract of
Hounty San Rofe	re me,
	19, personally appeared
o me known to be the identical person—who executed the within ree and voluntary act and deed for the uses and purposes therein a	and foregoing instrument, and acknowledged to me that——executed the same as——executed th
My commission expires	Notary Pt
STATE OF OKLAHOMA,	re me, and the control of the contro
aid County and State, on thisday of	re me,