	County. Sss. Filed for record in my office the
	M., and recorded in Book of Mortgages, on page
TO .	(Scal)
HE DEMING INVESTMENT COMPANY	Register of Deeds
kantania matri maranja mr. na na gapri di transporto i na samoni i na maranja i na maranja na maranja mr. na m Maranja matri maranja maranja i Tana Atamana a Atamana ana matri a maranja na maranja na maranja na maranja na	elle grande light to grand a traine ar leigh ar agus agus agus leigh a leigh a gear ag leigh ar agus agus ag Tagairtí
	day of 19,
	of
ortgaged and hereby mortgage unto the said THE DEMING INVEST	NY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, hav TMENT COMPANY, its successors and assigns, the following premises, situated in the County clahoma, with all the improvements thereon and appurtenances thereto belonging, together with rent
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 secon erament, or in any Court, in order to preserve or protect the title here.	nd part or its assigns should hereafter appear in any of the land departments or offices of the Gener reinbefore warranted, all costs and expenditures made in that behalf shall be added to the amoun AND TO HOLD the premises above described, together with all rights and claims of Homester
mption and of Dower of the said part	
interest thereon from	in paid at the rate of
seesements of eyery kin't and untardorr levied upon upon interfect kinera on the minor to be entitled to any offset against the sums hereby sequired by taxes 30 paid; and assert or an align, showing payment and the sums hereby sequired by taxes 30 paid; and assert of a light and assert of the sum	por cent. per annum, payable
erty thereby, and will keep all electric light wires and connections in safe condition in spant the premises at any reasonable hours and so return as how rith ym my destine. FIF FIH—And the said first party agrees to at once insure the buildings upon said ars, in insurance companies approved by said second party, for not less than a three-tional security for the payment of said promissory note and the interest to accure the contract of the same party and the interest to accure the contract of the same party for the payment of the contract of the same party and their in the event of the follows needed or refusal of as	and properly insulated; the party of the second part reserving for himself and his representatives the right to enter up premises against less by fire, lightning and wind storm in the smount of
second party, before noon of the day on which any of each politicles shall expire, them unit; and the said second party may sign, all papers and applications necessary to obta or such noticy or policies, the said second party shall have, and is hereby specifically the said first party, and at agent and attorney in face, sign and endorage all youchbors, r	i sails second party is boreby authorized and empowered by these presents, to insure or reinsure said buildings for sa ind such insurance, in the name, place and stead of the said first party. And it is further sected that in the event of to given, full power to demand, receive, collect and settle the same, and for that purpose may, in the name, place and ste- receipts and drafts that shall be necessary to procure the money thereunder, and to apply and mount se collected towa
payment of the indebtedness hereby secured, and to assign any and all policies of insta or his assigns, my effect such instrance as hereinbefore agreed, paying the cost classified the ald, with interest thereon from the time of payment at the rate of 10 per cent. per and note and laterage company. It is hereby further spiritized and a year that they were instructions.	utance to subsequent owners; and if any of said agreements be not porformed as aforesaid, then said party of the secon recof; and may also pay the final judgment for shuturory lieu claims, including all costs; and for the repayment of all mon num, payable semi-annually, these presents shall be as security, in like magner and with like effect as for the payment urange pallow issned on the normises covered by this morforez during the cristance of said for fortizers, shall be assigned
teral security to the party of the second part, or assigns, as above provided, and whe e extent of their interest as mortgages in said premises SIXTH_And t is further stioulated, that in case the said party of the first part si	sther the same have been notually assigned or not, the same shall, in case of 1988, be payable to said second party or assig hall make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or
ing said buildings insured, as aforesaid, then the said second party of his legal repre- est at the rate of 10 per cent. on sums paid for insurance from date of such expendit yment of which is intended to be hereby secured. SEVENTH.—Said dirst party further avrees, that if the makers of said note or noi	sentative may pay such taxes and assessments and estoot such insurance, and the amount so expanded therefor, wi are unit paid, and with the penalties and rate of interest face by law on such taxes, shall be considered a sum it tos shall fall to pay any of said monoy either principal or interest, whenever the same becomes due, or in case the said fir
y shall commit waste up as said premises, or surfer the same to be don't thereon, or to e option of the holder of the note hereby secured, and at its, his or her option only to whole of said money, interest and o asts, together with the statutory damages in case or the control of the state of the control	on contract or to comply with any of the covenants contained in this mortgage, the wholesam of money herein secured mand without notice, be declared due and payable at once, and this mortgage may thereupon be forcelosed mediately for of protest; and said second party, its successors or assigns, or any legal holder berect, shall at once, upon the filling of a better the above described prefixed and the protection of the filling of a beginning that the protection of the filling of a beginning that the protection of the filling of a beginning that the protection of t
valio received, the first party hereby wa yes all benefits of the star, valiation and approximate the star party hereby wa yes all benefits of the star, valiation and approach the star party hereby processive and adjudged according to the Eightth—And said first party farther expressiy agrees that in case of a foreclos	praisoment laws of the State of Oklahoma; and do furilier agree that the contract embodied in this mortgage and no a laws of the State of Oklahoma at the date of their escention. The of this mortgage, and no steen as my proceedings abail be taken to foreclose same, as herein provided, the first party we
to the said plaintiff, a reasonable attorney's or sollotion's fee therefor, in addition to all a due and payle upon the filing of position for forecleaure, and the same shall be all to the first party that goes the same shall be a same shall be a same shall be a same shall be presession and control of the premises described therein, and to collect the rent a receiver to be applied, under the directions of the court, to the payment of any judge great and performed, this conveyance to be void; a therewise of faul force and virtue. TENTH.—It is our pressly stipulated that upon default herein sult to foreclose the of them, and all objections to vacue of such such such servers we will be such as the pressive water than the property of the control of the court.	ed gas, or both, water supply and sowerage, farances, steam biles and obliers, as as to present damage or moute risk to tand properly issulated; the party of the second part researing for himself and his representatives the right to enter up premises against loss by fire, lightning and which storm in the amount of up and to at once deliver the insurance policies, properly assigned, or pledged to said socond party as collateral as ereon, as well as for the payment of all such sums of money as may have been advanced and paid, as berein provided, it differs party to so insure the buildings, or to releasure the same, and deliver the policies properly assigned or pledged to it is add second party is bereby authorized and empowered by these presents, to insure or releasure said buildings for said such insurance, in the name, place and settle the said first party. And it is further great that in the event of it is all second party is bereby authorized and enter the said first party. And it is further great that in the event of the said settle party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second and settle the said first party. And it is further great that in the event of the second second second the second sec
ELEVENTH—In construing this mortgage the words "first party" shall be held to TWELFTH—Said first party agrees to pay for recording the release of this mortg In Testimony Whereof, The party of the first part has bereunto subs	o mean the persons named in the preemble as parties of the lirst part, jointly and soverally. age when same is paid. scribed their names and affixed their seals.
PNESSES:	And the control of th
	Sa
STATE OF OKLAHOMA, \	
County and State, on thisday of	a Notary Public, in and to
Change to be the identical passes. Who executed the within and	and agency instrument and schangedged to me that accounted the same as
and yoluntary act and deed for the uses and purposes therein set lorth	h. Witness my hand, and olicial seal the day and year last above set forth. Notary Public
STATE OF OKLAHOMA, }ss.	a Notary Public, in and for the same as the day and year lost above set forth.
County and State on this day of	a Notary Public, in and for
Country and Deate, on this	