	County. Ss. Filed for record in my office	
		A. D. 19 , at o'cloc of Morigages, on page
TO	(Seal)	
HE DEMING INVESTMENT COMPANY		Register of Deeds
	len errer er er ett se eine er en	The state of the s
now all Aten by these Presents, That on this	man, day of.	10
sideration of the sum of		
in hand paid, by THE DEMING INVESTMENT COMPAN rtgaged and hereby mortgage unto the said THE DEMING INVEST in the State of Okla ues and profits thereof, and more particularly bounded and described as	Y, of Oswego, Kansas, party of the second part, MENT COMPANY, its successors and assigns, thoma, with all the improvements thereon and ap-	the receipt whereof is hereby acknowledged, have he following premises, situated in the County
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 ernment, or in any Gourt, in order to preserve or protect the title herei by secured, and shall bear interest at the same rate. TO HAVE A	I part or its assigns should hereafter appear in an inbefore warranted, all costs and expenditures m	y of the land departments or offices of the Gener ade in that behalf shall be added to the amoun
shy secured, and shall bear interest at the same rate. TO HAVE A mption and of Dower of the said part	heirs, executors, administrators or assigns thereis an anywise appertaining and belonging to said TH are made by said partof the first part upon	n, with all the privileges, rights, hereditaments are EDEMING INVESTMENT COMPANY, and to the following covenants and conditions, to-wit: strators covenantto and with said party of the second parame as aforesaid; that the said premises are clear from
SECOND.—That they will pay to said second party or order		
first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the sail first party hereto that during the com any be levied upon sail or sail estate by the authority of the town, village or city in with	tinuance in force of this instrument, the said first party agre cheald real estate is situate, or any part thereof when the sa	es to pay all taxes, charges or assessments, general or speci me shall become by law due and payable, including all tax
interest theroon from	gaged or me, legal representances and assums; to not unit of the process of the p	three review of the said promises that he said mortgage, of the proper persons to said party of the second part, constantly keep the said premises free from mechanics lie condition as the same are in at this date, and to permit taggedue and payable. Said first party further agrees that addue deterioration or untitiess of said premises for genery keep in proper order all pipes, connections, fixtures all press and boilers, so as to provent damage or under 18k to to for himself and his representatives the right to enter up means of
rs, in insurance companies approved by said second party, for not lees than a three-y- (o, al security for the payment of said promissory note and the interest to accoue ther arty of the second part; and that in the event of the failure, neglect or refusal of said second party, before noon of the day on which any of such policies shall cypire, then s	ear term, and to at once deliver the insurance policies, prope eon, as well as for the payment of all such sums of money as I first party to so insure the buildings, or to reinsure the sam said second party is hereby authorized and empowered by t	orly assigned, or piedged to said second party as collateral a may have been advanced and paid, as herein provided, e, and deliver the policios properly assigned or piedged to t hase presents, to insure or reinsure said buildings for sa
nt; and the said econol party may sign all papers and app ications necessary to obtain such nolicy or policies, the said seconol party shall have, and is hereby specifically give e said first party, and as agent and attorney in fact, sign and endorse all youthers, rec ayment of the indebtedness hereby secured, and to assign any and all policies of insur	a such insurance, in the name, place and stead of the eatd fir liven, full power to domand, receive, collect and settle the sa celpts and drafts that shall be necessary to procure the mon- ance to subsequent owners; and if any of said agreements b	stparty. And is s further agreed that in the event of lo me, and for that purpose may, in the name, place and ste sy thereunder, and to apply the amount so collected tows a not performed as aforesald, then said party of the secon
ir his assigns, may effect such insurance as hereinbefore agreed, paying the cost there (id, with interest thereon from the turne of payment at the rate of 10 per cent, per anu- tote and interest coupons. It is hereby further stipulated and a treed that every insur- teral security to the party of the second part, or assigns, as above provided, and whoth	eof; and may also pay the final judgment for stautory lien c m, payable semi-anually, these presents shall be as securit ance polloy issued on the promises covered by this mortgag her the same have been actually assigned or not, the same sh	laims, including all costs; and for the repayment of all mon y, in like mauner and with like effect as for the payment aduring the existence of said mortgage, shall be assigned all, in case of loss, be payable to said second party or assig
e extent of their interest as mortgages in said premises SIXTH—And it is further stipulated, that in case the said party of the first part sha ing said buildings insured, as sforesaid, then the said second party or his legal represes set at the rate of 10 ner cont, on sums vaid for insurance from date of such expenditur	all make default in plyment of the taxes or assessments again entative may pay such taxes and assessments and effect s re until paid, and with the penalties and rate of interest	nst said real estate, as, and at the times required by law, or uch insurance, and the amount so expended therefor, wi fixed by law on such taxes, shall be considered a gum t
ment of which is intended to be hereby secured. SEVENTH:—Said first party further excess, that if the makers of said note or note: shall commit waste upon said promises, or suffer the same to be dons thereon, or to co- outlon of the holder of the note hereby secured, and at its, lis or her option only, and	s shall fall to pay any of said money either principal or inter conform to or to comply with any of the covenants contained I without notice, be declared due and payable at once, and t	ost, who nover the same becomes due, or in case the said fit in this mortgage, the whole sum of money herein secured ma- is mortgage may thereupon he foreolosed immediately f
bele of said money, interest and oness, together with the stattory damages in case of the order of this mortgage, be forthwith entitled to the immediate possession of it also received, the first party hereby wayes all benefits of the stay, valuation and appropriate the stay was a subject to the stay, valuation and appropriate and adjudged according to the stay.	protest; and said second party, its successors or assigns, or he above described premises, and may at once take possession raisement laws of the State of Oklahoma; and do further a laws of the State of Oklahoma at the date of their execution	any legal holder hereof, shall at once, upon the filing of a b m, and receive and collect rents, issues and profits thereogree that the contract embodied in this morigage and no
EIGHTH.—And said first party further expressly agroes that in case of a foreclosur o the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all due and payable upon the filing of petition for foreclosure, and the same shall be a fu	re of this mortgage, and as often as any proceedings shall be other legal costs and statutory fees, and hereby agrees that ther charge and lien upon the said premises described in the langer proceedings to type less the mortgage, the high lift in	taken to foreolose same, as herein provided, the first party w  S
test of residence purposes; intit will permit to dunder sary accumulation of scoring mineries of every kind relating to the plumbing for and use are lated for manditure and an expect the premises at any reasonable hours and as often as he or they may desire. FIF FII —And the said first party agrees to at once insure the buildings upon said prist, in insurance companies approved by said abcord party, for not less than a three-year of the second party for the payment of said premiseory note and the interest to account the rearry of the second party and that in the event of the failure, neglect or refusal of said interest to account the rearry of the second party and that in the event of the failure, neglect or refusal of said interest to account the rearry of the second party and that in the event of the failure, neglect or refusal of said net; and the said second party and applications necessary to obtain the said second party may sign all papers and applications necessary to obtain resuch notice; and the said second party may sign all papers and applications necessary to obtain rando notice; and the said second party and a paper said the paying the coat there is a said first party, and at agent and attorney in fact, sign and endors all youthers, recommended the indebtedness hereby secured, and to assign any and all policies of insure risks as the said party, and the time of the time of the said first party and the time of the said first party and and the time of the said first party of the second part, or assigns, as above provided, and what a extent of their interest as mortizages in said premises.  SEXTH—And it is turnber stipulated, that in case the said party of the first part shall gas all buildings learned, as aforesaid, then the said account party or this legal repress at the rate of 10 per cours on sums paid for insurance from date of such expenditure shall commit waste upon said promises, or suffer the same to be done thereon, or to conflore the holder of the note hereby secured, anostrued and adjudged	in roles thereof, under the directions of the cour, without tent rendered or a mount found due to the cour, without cent rendered or a mount found due to the cour, without origing may be brought in county where real estate mortg mean the persons named in the preamble as parties of the fir greaten same is paid.  Tibed their names and affixed their seals.	the proof required by an utility the amount so collected to this mortgage. The foregoing corenatia and conditionaged is situated, regardless of residence of mortgagors, at part, jointly and severally.
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STATE OF OKLAHOMA,  County.  County and State, on this	19	a Notary Public, in and fo
s known to be the identical person—who executed the within and for and voluntary act and deed for the uses and purposes therein set forth.	nnd	and a second control of the control
ommission expires	"我们是我们走了,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的。"	
STATE OF OKLAHOMA,		a Notary Public, in and fo
County and State, on thisday of	19, personally appeared	The state of the s
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