\mathbb{R}^{n} . The \mathbb{R}^{n} is the \mathbb{R}^{n} in \mathbb{R}^{n} and \mathbb{R}^{n}	STATE OF OKLAHOMA,
	County. Ss. Filed for record in my office thi
	M., and recorded in Book of Mortgages, on page
THE DEMING INVESTMENT COMPANY	(Seal)
	Deputy.
anow all Men by these Presents, That on this	day of
	County, and State of Oklahoma, partof the first part, in
onsideration of the sum of	DOLLAR: of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have entry COMPANY, its successors and assigns, the following premises, situated in the County of ma, with all the improvements thereon and appurtenances thereto belonging, together with rents
erak di kacamatan di kacamatan di Karabaya di Karabaya di Karabaya di Karabaya di Karabaya di Karabaya di Kara Karabaya di Karabaya di Ka	
xemption and of Dower of the said part	ont or its assigns should hereafter appear in any of the land departments or offices of the General core warranted, all costs and expenditures made in that behalf shall be added to the amount D TO HOLD the premises above described, together with all rights and claims of Homesten cirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments an anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to it is made by said part
SECOND.—That they will pay to said second party or order	DOLLAR paid at the rate of
no Hrist part, who coupons attached, of even date herowith. THIRD. And it is turber agreed by the said first party hereto that during the continution by levided upon said real estate by the authority of the town, village or city in which it assessments of every kind and character levied upon the increst therein of the mortgar.	isince in force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or species are real estate is situate, or any part thoroof when the same shall become by law due and payable, finduding all tax see or his legal representatives and assigns; to pay all taxes levied upon said morrgage; and the said morrgage
il not be entitled to any olissic against the same percept sective to the conservation of the conservation	alls be fully mid. The said first party further agrees to constantly keep the said penty of the second pair; in all be fully paid. The said first party further agrees to constantly keep the said premises free from montainer lifer superior of interest; or interesting claim or interest. The proprehension of the said real estate in as good repair and condition as the same are in at this date, and to permit the same are in a said real estate in as good repair and condition as the same are in at this date, and to permit the same are in a said real estate in as good repair and condition as the same are in a this date, and to permit the same are in a said real estate in a said rea
ste, and especially no cutting of abrubbery, trutt of shade trees; and the dominission of will in the time permit any part of the premises to be used in the conduct of any illegal or disr siness or residence purposes; that it will permit no unnece-sary accumulation of combust achments of verry kind relating to the plumbing for and use of natural or manufactured ge	me shill, at the option of the inforgages, tender this more die side payable. Shi unter bary in the deal group putable believes, or said as will tend to injure or cause undue deterioration or undituses of said premises from generable material upon said pramises; that it will constantly keep in proper order all pipes, connections, fixtures as, or both, water supply and sewerage, furnaces, seem ples and bollers, so as to prevent damage or undue risk to it
operty thereby, and will keep all electric light wires and connections in sate condition and i d inspect the promises at any reasonable hours and as often as how they may desire. Fit I'll Fit —And the said diet party agrees to at once insure the buildings upon said promises. In insurance companies approved by said second party, for not less than a three-year	roperly insulated; the party of the second part reserving for minerical by the presentatives the Figure G enter ap- isses against loss by fire, lightning and wind storm in the amount of
id party of the second party and that in the event of the Callure, neglect or refusal of all discretion of the Callure, peglect or refusal of all discretion party, before noon of the day on which any of such publicies shall expire, than all dount; and the said second party may sign all papers and applications necessary to obtain as	refreshed to the second of the
the sould fightly a Planties, are sent depoted pay in Each, sign and endorse all vouchers, recoll the said first party, and at agent and sould all such sign and endorse all vouchers, recoll payment of this findebledness parely secured, and to assign any and all policies of insurant if or his saylans, may effect such justification as hersimbefore agreed, playing the cost thereof the payment of the payment.	pis and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected towards be to subsequent owners; and it may of said agreements be not performed as drown, the said, then said natty of the said ; and may also pay the final judgment for statutory lies claims, including all costs, and to first a repayment of all money and the payable semi-applially, these presents shall be as security, in like manner and with like selects for the payment.
h note and interest compons. It is hereby further supulated and a read that every instrant internal security to the party of the second part, or assigns, as above provided, and whether the extent of their interest as mortgages in said promises. SINTIM—And it is durcher subjugated, that to ease the said party of the first part shall in	se poloy issaed on the premises covered by this mortage during the existence of said mortage, shall be assigned the same have been sclually assigned or not, the same shall, in case of loss, be payable to said second party or assign nake default in paymont of the taxes or assessments against said real estate, as, and at the times required by law, or i
pping said buildings insured, as aforesaid, then the said second party or his legal ropresents prest at the rate of it) per coat- on sums paid for insurance from date of such expenditure tayment of which is intended to be hereby secured. SNURTHE —Said flat nerty further agrees, that if the makers of said note or notes si	ative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor, will until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum th uall fail to pay any of said money either principal or interest, whenever the same becomes due, or in case the said fir
ty shall commit waste up an said premises, or saffer the same to be don't thereon, or to con- the option of the holder of the holder of the holder of the holder of the option of the holder of the ho	form to or to comply with any of the coreanate contained in this morragae, the wholesup or doney hered is secured may lithiust notice, be declared due and payable at once, and this morragae may thoreupon to foreign deed immediately for otest; and said second party, its successors or assigns, or any legal holder hereof, shall are to once, upon the filling the oter that of the content of the con
r value received, the first party hereby wa was all banelts of the stay, validation and apprais unred hereby shall in all responts be governed, construed and adjudged according to the law EIGHTM,—And said first party further expressly agrees that in case of a foreclosure of	ement laws of the State of Oklahoma; and do further agree that the contract embodled in this morigage and not so the State of Oklahoma at the date of their execution. It this mortgage, and as often as any proceedings shall be taken to forcelose same, as herefor provided, the first party will be a contract and that here for any proceedings shall be taken to forcelose same, as herefor provided, the first party will be a contract and that here for any proceedings shall be taken to forcelose same, as herefor provided, the first party will be a supported by the state of the state of the same
y of the party plantant a reasonable attorney's or solutior's restincted in admitting to all of the defined payable upon the filling of position for foreclosure, and the same shall be a further situated and agreed by the first party that upon the Institution take possession and control of the premiser described herein, and to collect the rents, and p	er charge and lien upon the said premises described in this mortgage. of proceedings to for-close this mortgage, the plaintiff therein shall be entitled to have a recent cappointed by the councils the region ander the directions of the councils therefor, ander the directions of the councils therefor, ander the directions of the councils the proof required by statute; the amount so collected by
on recurrer to be applied, inder the directions of the court, to the payment of any jedgment as kept and performed, this conveyance to be void; otherwise of full force and virtue. TENTIL—It is oppossly stipulated that upon default borein suit to forcelose this mort ber of them, and all objections to venue of such suit are hereby expressly waited.	age may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors, o
ELEVENTH.—In construing this mortgage the words "life party" shall be head to the TWELFTI.—Said first party agrees to pay for recording the release of this mortgage 'In Testimony Whereof, The party of the first part has hereunto subscrib	when same is paid. But their names and affixed their seals.
ITNESSES;	Sid Sid
	Şidi
terms, and the second s	Sedi
STATE OF OKLAHOMA, Gounty. Before me,	a Notary Public, in and fo
County and State, on this	10, personally appeared
me known to be the identical personwho executed the within and foregon and voluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowledged to me thatexecuted the same as Witness my hand and official seal the day and year last above set forth.
가는 그 전문에게 가는 이 마음이 되었다면 하는 것이 되었다.	Notary Public.
d County and State, on thisday of	n Notary Public, in and for
ali kalibat 1810° atau makalan <u>akibat dali kalibat alia 1816</u> da mala 181 <u>8.</u>	and
e and voluntary act and deed for the uses and purposes therein set forth.	ng Instrument, and acknowledged to me thatexecuted the same as Vitness my hand and official seal the day and year last above set forth.
commission expires	Notary Public

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