	County, \$88. Filed for record in my office th
	A. D. 19 , at o'clo M., and recorded in Book of Mortgages, on page
TO	(Seal). Register of Deed.
HE DEMING INVESTMENT COMPANY	Deputy,
now all Atten by these Presents, That on this	day of19,
	ofOunty, and State of Oklahoma, partof the first part,
in hand paid by THE DEMING INVESTMENT COMPAN	Y, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, ha
	MENT COMPANY, its successors and assigns, the following premises, situated in the County thoma, with all the improvements thereon and appurtenances thereto belonging, together with ren
aces that promes energot, and more particularly bounded and desortion a	
	aliguale a comunicació de <u>la calactera de la c</u> Comunicación de la calactera d
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	d part or its assigns should hereafter appear in any of the land departments or offices of the Gene inbefore warranted, all costs and expenditures made in that behalf shall be added to the amou ND TO HOLD the premises above described, together with all rights and claims of Homeste
vernment, or in any Court, in order to preserve or protect the title here bey secured, and shall bear interest at the same rate. TO ITAVE A samption and of Dower of the said part	indefore warranted, all costs and expenditures made in that behalf shall be added to the amou NND TO HOLD the premises above described, together with all rights and claims of Homeste heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments a n anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to
cessors and assigns forever: Provided, nevertheless, and these presents	a anywise appertaining and belonging to said THE DESLING INVESTMENT GUARANY, and to are made by said partof the first part upon the following covenants and conditions, to-wit:
lawfully seized in fee of the premises hereby conveyed, mbrances; thatwill, andbeire, executors and administrators shal	and that ho hsgood right to sell and convey the same as aforesald; that the sald-premises are clear from I forever warrant and defend the title to the said premises against the lawful claims and demands of all persons whomsoev
	Ul paid at the rate of
e dirst part, with coupons attached, of even date herewith. THIRD, And it is further agreed by the said first party hereto that during the on may be levied upon said real estate by the authority of the town, village or city in with spessmonle of eyery kind and character levied upon the interest; therein of the more	linnance in force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or spe chesial real estate is situate, or any part thereof when the same shall become by law due and payable, including all ta ages or his legal representatives and assigns; to pay all taxes levied upon said mortgags and the said mortgag
not be entitled to any offast against the sums horeby secured for taxes so pulct and it assers or assigns, showing payment thereot, until the indebtedness hereby secured all other liens, and to preserve and maintain the security hereunder against any adver FOURTH—The said first party agress to keep all buildings, chonces, sidewalks and the property of the secure of the security against the security here the security here the security and the security of	nat first party will extibit once a year, on demand, receipts of the proper persons to said party of the second part, shall be fully paid. The said first party further agrees to constantly keep the said premises free from mechanics il se, superior or intervening claim or interest. Whiler improvements on said real estated has good repair and condition as the same are in at this date, and to permit
to, and espensing you outling for an around you have a male threes; all threes; all the conditions of the mean of the premises to be a read of the condition of unfillnession of the premises of residence on purposes; that it will permit no unnecessary some unfailed of the conditions of the conditions of the condition of the conditions	til paid at the rate of
inspect the premises at any reasonable hours and estation as he or they may desire. FIF PH — And the said first party agrees to at once insure the buildings upon said pars, in insurance companies approved by said second party, for not less than a threey-though security for the payment of said promissory note and the interest to accrus the	remises against loss by fire, lightning and wind storm in the amount of
party 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 pulloise shall explire, then ant; and the said second party may sign all papers and applications necessary to obtain ir such policy or policies, the said second party shall pare, and it hereby specializating	i first party to so instro the buildings, or to relissure the same, and deliver the policies property assigned or piceged to nide second party is bereby authorized and empowered by these presents, to insure or relavore said buildings for I such insurance, in the name, piace and stead of the said first party. And it is further agreed that in the event of twen, full power to demand, receive, copiect and settle the same, and for that purpose may, in the name, place and st
ne said traf party, and a agent and droyney in tact, sign and enderse air Voluciers, re aymont of the indebtedness hereby secured, and to assign any and all policies of inside of his assigns, may effect such instance as hereinbefore agreed, eaying the cost ther did, with interest thereon from the time of payment at he rate of if per eart. per and	pupps and trains what snam or indetessary to proper win moley interesting; have comply the amount of the property and the property and the property and the property of the second and may neep pay the fant judgment for statutory lies of performed as a doresain, then said party of the second and may neep pay the fant judgment for statutory lies of performed as a doresain, then said party of the second may neep the second and the statutory lies of the second the property of the second may neep the second secon
note that interest chapters. It is so not a term of the control of	her the same have been netually resigned or not, the same shall, in case of less, be payable to said scoond party or assi Ill make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, o Intative may pay such taxes and assessments and effect such insurance, and the amounts or expended therefor, y
east at the rate of 10 per cent on sums paid for insurance from date of such expenditu yment of which is intended to be hereby secured. SEVENTH.—Said first party further across, that if the makers of said note or note y shall commit waste up, naid premises, or suffer the same to be done thereon, or to c	re until paid, and with the pennities and rate of interest fixed by law on such taxes, shall be considered a sum s shall fall to pay any of said money oither principal or interest, whenever the same becomes due, or in case the said f conform to or to comply with any of the covenants contained in this mortgage, the wholesum of money berein secured m
to option of the holder of the note Bereby secured, and at its, his or her option only, an whole of said money, interest and ogsis, together with the statutory damages in case of he foreclosure of this morigage, be fortiwith entitled to the immediate possession of value roceived, the first party increby wa vs all benefits of the stay, valuation and app	institute material countries and premises; that it whose establishment and the prevention of the second party is an interest to the second party is a second party as continuous as a second party is a second party as collateral con, as well as for the payment of all such aims of money as may have been advanced and patd, as harden provided, on, as well as for the payment of all such aims of money as may have been advanced and patd, as harden provided, on, as well as for the payment of all such aims of money as may have been advanced and patd, as harden provided, on, as well as for the payment of all such aims of money as may have been advanced and patd, as harden provided, on, as well as for the payment of all such aims of money as may have been advanced and patd, as harden provided, and as a such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of it wen, full power to domaid, receive, collect and settle the same, and for that purpose may, in the name, place and at least of the training and payment of the and the said first party. And it is further agreed that in the event of it wen, full power to domaid, receive, collect and series the money thereauder, and to apply the amount so collected tow ance to subsequent owners; and it any of said agreements to not performed as aforesaid, then said party of the second and the said party of the second and the said second party of the second and the said second party of said makes the relation of the said second party of said and the time second the said second party or asid and the said second party of said second party or asid and the said seco
red moreov small in all response be governed, consisting and applicate according to the BIGHTH—And said first party further expressly agrees that in case of a forcelosu to the said plaintiff a reasonable attorney's or solloitor's fee therefor, in addition to all due and payable upon the fling of pedition for forcelosure, and the same shall be a fur-	re of this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first party other legal costs and statutory fees, and hereby agrees that s
ke possession and control of the premiser described herein, and the thought of the rest and control of the premiser described herein, and the thought of rest and the theory of the profit of the premiser of the profit of the pr	à profits thereof, under the directions of the court, without the proof required by statute; the amount so collected nent rendered or amount found due pron the foreclosure of this mortgage. The foregoing coverants and conditi nortange may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors.
r of them, and all objections to venue of such suit are hereby expressly waived. 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 mortga In Testimony Whereof, The party of the first part has hereunto subsc	mean the persons named in the preamble as parties of the first part, jointly and severally. ge when same is paid. withed their names and affixed their seals.
NESSES:	<u> </u>
	<u> </u>
STATE OF OKLAHOMA, County.	n Notary Public, in and f
	antina di Nationalia di Mandalia di Mandalia di Languagia di Mandalia di Languagia di Mandalia di Languagia di
e 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.	egoing instrument, and acknowledged to me that executed the same as. Witness my hand and official seal the day and year last above set forth.
그리고 그렇게 하는 사람들은 이 그리는 이번에 가는 그리고가 되었다. 이번에 가는 사람들은 사람들이 다 그리고	Notary Publi
STATE OF OCLAHOMA	a Notary Public in and E
Ozontii Ss.	
STATE OF OKLAHOMA, County, ss. Before me, day of a known to be the identical person—who executed the within and force	10, personally appeared

No problem to the description of the control of the