화면 하는 것으로 가는 것으로 되었다.	$STATE OF OKLAHOMA, $ $\} ss.$
는 그렇게 하다는 것도 없는데 보고 있다. 그렇게 되었다.	Gounty.] Filed for record in my office this day of
TO	(Seal)
HE DEMING INVESTMENT COMPANY	Register of Decds. Deputy,
now all Men by these Presents, That on this	minuday of
さんしょう よいにない あたも にも にんしょうき しゃくさい きじょう きしょう もんりょう ちょくじょ コート・コード	County, and State of Oklahoma, partof the first part, in
	DOLLARS Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have I COMPANY, its successors and assigns, the following premises, situated in the County of
	n, with all the improvements thereon and appurtenances thereto belonging, together with rents,
	영화를 놓고하고 한동이를 느만 하는데 하다.
ording to the official plat thereof, and warrant the title to the same.	그리고 하시 하는 집에 하는 수 하고 있는 것 같아 하는 것 같아 없다.
And it is hereby mutually agreed that in case the party of the second parternment, or in any Court, in order to preserve or protect the title hereinbefor eby secured, and shall bear interest at the same rate. TO HAVE AND I part to make a Device of the said and the court of the first part.	tor its assigns should hereafter appear in any of the land departments or offices of the General for warranted, all costs and expenditures made in that behalf shall be added to the amounts I'O HOLD the premises above described, together with all rights and claims of Homestend s, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and
purtenunces to the said premises and homestead exemption and dower in any cessors and assigns forever: Provided, nevertheless, and these presents are m	rwise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its nade by said partft the first part upon the following covenants and conditions, to-wit:
	and helrs, executors and administrators covenantto and with said party of the second part, at he hagood right to cell and convey the same as aforesaid; that the said premises are clear from all erwarrant and defend the title to the said premises against the lawful claims and demands of all persons whom soever.
of first part, with coupons attached, of even date herewith. THIRD. And it is turner agreed by the said first party hereto that during the continuan may be levied upon said real estate by the authority of the town, village or city in which said assessments of every kind and obnarate levied upon the interest therein of the mortgages	end each year, and in accordance with
, not be entitled to any offset against the sums hereby secured for taxes 80 paid; and that lirst easons or assigns, showing payment thereot, until the indobtedness hereby sourced shall be found that the party areas to the security hereonder against any advorse, sup- FOURTH—The said first party arrests to keep all buildings, feares, ideaves, and other the FOURTH—The said first party arrests to keep all buildings, feares, ideaves, and other the fearest party areas to the security areas to the security here the security and the security areas to the security and the security areas to the security and the security and the security and the security areas to the security and the security areas to the security and the security and the security areas to the security areas to the security areas to the security and the security areas to the security and the security areas to the security areas to the security areas the security areas to the security and the security areas to the security are the security are security and the security are security and the security are security	t party will exhibit once a year, on demand, receipts of the proper persons to said perty of the second part, its clusty set that the proper persons to said per year of the second part, its clusty set of the proper persons to said promises free from mechanics' Hens of the proper persons of the proper persons the proper persons the proper persons to said proper persons the proper persons to said proper year of the persons the proper persons to said proper year. The second persons the proper persons to said proper year of the persons the proper persons to said proper year. The persons the pers
at no time permit any part of the premises to be used in the conduct of any illeral or disreput neess or readence purposes; that it will be writt no unnecessary accommutation of combastible obments of every kind relating to the plumbing for and use of natural or manufactured gas, of cryty thereby, and will keep all electric light whree and connections in safe condition and prop	table business, or such as will tend to injure or cause under electionation or unfitness of said promises for general underlad upon said premises; that it will constantly keep in proper crieer all pipes, connections, flutures and richth, water supply and sewerage, furrances, steam pipes and bollers, so as to prevent damage or under risk to the postly insulated; the party of tile second part reserving for limised and his representatives the right to enter upon
naport the promises at any reasonable hours and as often as he or they may desire. FIF II —And the said first party agrees to at once insure the buildings upon said premises ars, in insurance outganies approved by said second party, for not less than a three-year tor tlonal secunity for the payment of said promissory not earl the interest to accome thereon, as	I material tipols and premises; into it wis constantly keep in proper order in propes, considering, includes and in both, water supply and second part reserving for limself and his representatives the right to calter upon the right to calter upon the proper of the state of the party of the second part reserving for limself and his representatives the right to calter upon proper and the second part reserving for limself and his representatives the right to calter upon proper and the second party as collisteral and may not an expect the same and to a considerable the same, and deliver the property as given the same of the same and the same, and the same and same the same and t
sonond party, batoro noon of the day on which any of such policies shall expire, then said see natt; and the said second party my sign all papers and applications nece-stary to obtain such is such noiley or policies, the said second party shall nave, and is hereby specifically given, if no said first party, and as agent and attorney in race, sign and endors, all younders, recopies;	cond party is boreby authorized and empowered by these presents, to insure or reinsure said buildings for said insurance, in the name, place and stack of the said first party. And it is further agreed that in the event of loss all power to demand, receive, collect and settle the same, and for that purpose may, in the name, place and stead and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward
iay meny of the interofeness no legy secured, and to assign any did not priviles of the terror of the secure of th	ad may also pay the final judgment for statistary lien column, including all coversant for the reprince of all monory which may also pay the final judgment for statistary lien column, including all coversant for the may may be all monory values can including these presents shall be as security. In like manner and with like effect as for the payment of colley issued on the premises covered by this mortrage during the existence of said mortrage, shall be assigned as a same have been countily assigned or not, the same shall, in case of less, be payable to said second party or assigns
• 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 skall make ing said buildings insured, as aforesaid, then the said second party of his legal representative rest at the rate of 10 per one, on sums paid for insurance from date of such expenditure unit.	o default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or in a may pay such taxes and assessments and effect such insurance, and the amount as expended therefor, with Il paid, and with the penalles and rate of interest fixed by law on such taxes, shall be considered a sum the
Y SYENTH.—Said first party further suress, that if the makers of said note or notes shall y shall commit waste up a said premises, or saufor the same to be don't thereon, or to conform so uption of the holder of the note hereby secured, and at its, his or her option only, and witho whole of said money, interest and costs, together with the situatory damages in case of protes	fall to pay any of said money either principal or interest, whenever the same becomes due, or in ease the said first n to or to comply with any of the covenants contained in this mortgage, the whole sum or mosey herein secured may, but notice, be declared due and payable at once, and this mortgage may thereupon be forcelosed immediately for sit and said second party, its successors or assigns, or any legal holder hereof, shall at once, upon the filing of a bill
he forectosure of this mortgage, be forthwith entitled to the immediate possession of the above value received, the first purity horeby as wes all benefits of the stay, valuation and appraisemer red horeby shall in all respects be governed, construed and adjudged ascording to the laws of EIGHTIL—And said first party further expressly agrees that in case of a forecleasure of the	va described premises, and may at once take possession, and receive and collect rents, issues and profits thereof, entlaws of the State of Okiahoma; and do further agree that the contract embodied in the morigage and note the State of Okiahoma at the date of their securion. Is mortgage, and as often as any proceedings shall be taken to forcolose same, as herein provided, the first party will
2: the said plaintiff, a reasonable attoring's or solicitor's fee therefor, in addition to all other is due and payable upon the filling of patition for foreigneaure, and this same shall be a further of side and payable upon the singularition of payable the first of the first o	legal costs and statutory loes, and hereby agreed that S
s kopt and performed, this conveyance to be void; otherwise of full force and virtue. "ENTH—this orpressly stipulated that upon detault herein sait to forcelose this mortgag re 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 mean t	e may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagers, or the persons named in the preamble as parties of the first part, jointly and severally.
TWESTER—Said first party agrees to pay for recording the release of this motigage was In Testimony Whereof, The party of the first part has hereunto subscribed PNESSES:	
	SAL SAL
	nika katawa na katao
1	S&
STATE OF OKLAHOMA, \\ \rangle_{ss.}	
County and State, on thisday of	19, personally appeared
e known to be the identical person—who executed the within and foregoing and voluntary act and deed for the uses and purposes therein set forth. Wit	g instrument, and acknowledged to me that executed the same as turns the same as turns and official seal the day and year last above set forth.
	Notary Public.
STATE OF OKLAHOMA,	a Notary Public in and for
County and State, on this day of	1910
e known to be the identical person—who executed the within and foregoing and voluntary act and deed for the uses and purposes therein set forth. With	instrument, and acknowledged to me that——executed the same as——executed the same as——exe
"我们们的一个大大,我们们们的一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	Rotary Public.

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