PER L

	STATE OF OKLAHOMA, ss. Filed for record in my office th	
	day of	A. D. 19 at o'olo
70	•	Register of Deed
HE DEMING INVESTMENT COMPANY	1	Register of Deed Deputy.
now all Men by these Presents, That on this		
and the state of t	<u> </u>	and the same of th
nsideration of the sum of		DOLLA
in hand paid, by THE DEMING INVESTMENT COMPAN in hand paid, by THE DEMING INVESTMENT COMPAN origaged and hereby mortgage unto the said THE DEMING INVESTMENT OF COMPAN in the State of Okla uses 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, though, with all the improvements thereon and ap	the receipt whereof is hereby acknowledged, he the following premises, situated in the County
	and property of the state of th	ngaga sa
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 vernment, or in any Court, in order to preserve or protect the title herel oby secured, and shall bear interest at the same rate. TO HAVE A	l part or its assigns should bereafter appear in an	y of the land departments or offices of the Gene
vernment, or in any Court, in order to preserve or protect the attle never beby secured, and shall bear interest at the same rate. TO HAVE A semption and of Dower of the said part the first part,	ND TO HOLD the premises above described, the holds, executors, administrators or assigns there	together with all rights and claims of Homestelle, with all the privileges, rights, herediaments r
urtonances to the said premises and homestead exemption and dower usessors and assigns forever: Provided, nevertheless, and these presents FRST.—The said part	are made by said partof the first part upon	the following covenants and conditions, to-wit:
lawfully selzed in fee of the premises hereby conveyed, a nbrances; thatwill, andheirs, executors and administrators shall	and that he hagood right to sell and convey the	same as aforesaid; that the said premises are clear from
SECOND.—That they will pay to said second party or order	ill paid at the rate of	annum, payableannually, on the first do
o first part, with coupons attached, of even date herowith. THIRD. And it is further agreed by the said first party hereto that during the cont may be levied upon said real estate by the authority of the town, village or city in which	tinuance in force of this instrument, the said first party agre the said real estate is situate, or any part thereof when the se	des to pay all taxes, charges or assessments, general or spe ame shall become by law due and payable, including all t
ussessments of every kind and character levied upon the interest therein of the mort not be entitled to any officer against the sums hereby secured for taxes a paid; and th bassors or assigns, showing payment thereof, until the indebtedness hereby secured all other lone, and to preserve and maintain the security hereunder against any advers	gageo of his legal representatives and assigns; to pay at aut first party will exhibit once a year, on demand, receipts shall be fully paid. The said first party further agrees to se, superior or intervening claim or interest.	it taxes levied upon said morigage; and the said moriga of the proper persons to said party of the second part constantly keep the said premises free from mechanics?
FOURTH:—The said first party agrees to keep all buildings, tences, sidewalks and o e, and especially no cutting of shrubbery, fruit or sinde trees, and the commission of at no time permit any part of the premises to be used in the conduct of any illegal or di ness or residence purposes; that it will permit no unnece-sary accumulation of comb	ther improvements on said roal estate in as good repair and waste shall, at the option of the mortgagee, reader this mot isreputable business, or such as will tend to injure or cause ustible material upon said premises; that it will constant	conduton as the same are in at this date, and to permitinged due and payable. Said first party further agrees the undue detorioration or unfitness or said premises for gently keep in proper order all pipes, connections, fixtures
imments of every kind relating to the pulmoning for and use of instant or institutive entry thereby, and will keep all electric light where and connoctions in safe condition an aspect the premises at any reasonable hours and as ofton as he or they may destine FFFFIH—And the said first party agrees to at once insure the buildings upon said pr	tas, or form, water supply and sowerings, furnaces, seeming deproperly insulated; the party of the second part reserving remises against loss by fire, lightning and wind storm in the	g for himself and his representatives the right to enter the amount of
Interest thereon from	eon, as well as for the payment of all such sums of money as first party to so insure the buildings, or to reinsure the sam ald second party is heroby authorized and empowered to such insurance in the page and steed of the spirit	s may have been advanced and paid, as herein provided to, and deliver the policies properly assigned or picdged to these presents, to insure or relasure said buildings for Strayty. And it is further agreed that in the event of
int and a season setting that y fully sign an priper's his approaches a setting and a second setting and a second party shall have, and is hereby speal ficulty sit established first party, and as agent and autoriey in fact, sign and endorse all vouchors, recovery any most of the indobtedness hereby second, and to assign any and all politics of insurance of the second sec	iven, full power to domand, receive, collect and settle the sa ceipts and drafts that shall be necessary to procure the mon ance to subsequent owners; and if any of sail agreements be off, and may also now the final judyment for statutory lien of	une, and for that purpose may, in the name, place and s ley thereunder, and to apply the amount so collected to to the party of the said party of the said party of the said laims, including all costs; and for the repayment of all m
of the seasons, my cancer and seasons are somewhere the sets of 10 percent, per annual of the work of 10 percent, per annual of the seasons are seasons as bore provided, and whether seasons as bore provided, and whether seasons are seasons are seasons are seasons.	m, payable semi-annually, these presents shall be as securit ance polloy issued on the premises covered by this mortige ner the same have been actually arsigned or not, the same si	ly, in like manner and with like effect as for the paymer e during the existence of said mortange, shall be assigne hall, in case of loss, be payable to said second party or ass
e Stierr of their interest as mortgages a sale premise; SIXTH—And it is further situation of the case the sale party of the first part shall ing said buildings insured, as aforesaid, little in the said second party of his logal reprise set at the rate of 10 per cent. on sums paid for insurence from date of such expenditur	Il make default in payment of the taxes or assessments agai intative 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, such insurance, and the amount so expended therefor, fixed by law on such taxes, shall be considered a sum
medor which is intellect to be tablely sections. But it is makers of said note or notes SEVENTH.—Said first party further acroes, that it the makers of said note or notes shall commit waste up in said premises, or suffer the same to be done thereon, or to we option of the holder of the note bereby secured, and at its, like or her option only, and the property of the property	s shall fall to pay any of said money either principal or inter onform to or to comply with any of the covenants contained without notice, be declared due and payable at once, and it invotant; and said second nath, its successors or assering, or	est, whenever the same becomes due, or in case the said in this mortgage, the whole sum of money herein secured in the mortgage may thereupon be forcolosed immediately any legal holder harror, shall at once, upon the filter of a
and to be successful in mortage, be forthwith extitud to the immediate possession of the foreign and the foreign and the foreign and special section of the foreign and special section of the foreign and special section and spe	he above described premises, and may at once take possessivatement laws of the State of Oklahoma; and do further a laws of the State of Oklahoma at the date of their execution of this mortgage, and as often as any proceedings shall be	on, and receive and collect rents, issues and profits therefore that the contract embodied in this mortgage and taken to foreclose same, as herein provided, the first party
the said plantiff a reasonable attorney's or solitor's fee therefor, in addition to all due and payable upon the filing of potition for foreolosure, and the same shall be a fur NIN Fit.—It is (arther stipulated and agreed by the first party that upon the institution).	other legal costs and statutory fees, and hereby agrees that rther charge and lien upon the said premises described in the ion of proceedings to foreclose this mortgage, the plaintiff the	t S
cs possession and control of the premise described neren, and to contect the relief and receiver to be applied, ander the directions of the court, to the payment of any judgm k kept and performed, this conveyance to be void; otherwise of full force and virtue. TENTH—It is expressly stipulated that upon default herein suit to forcelose this mu	ent rendered or amount found due upon the foreclosure ortgage may be brought la county where real estate mortg	of this mortgage. The foregoing covenants and conditional in the strength of the situated, regardless of residence of mortgagors
of 1985, and an objection to value of such as the words "first Party" half bo held to "TWELFTH—Said first party agrees to pay for recording the release of this mortgag In Testimony Whereof, The party of the first part has becaute absolu	mean the persons named in the preamble as parties of the fi se when same is paid. ribed their names and affixed their seals.	rst part, jointly and severally.
NESSES:	- dischination de la company de la compa	S.
NESSES:		<u>Se</u>
		. Se
STATE OF OKLAHOMA, County.		The marks to also
County and State on this day of		
e known to be the identical person—who executed the within and fore and voluntary act and deed for the uses and purposes therein set forth.	and————————————————————————————————————	executed the same as-
commission expires	enis Chinaganananan and and and and and	Notary Publ
나는 사람들은 사람들이 가장 보다는 사람들이 살아내는 사람들이 가장 하는 것이 되었다.		4. N. B. C. Britan, M. C. B. C.
Before me,	10 mark ally synonyal	a Notary Public, in and
County and State, on thisday of	was a superior of the superior	