iland nije karafi fant.	STATE OF OKLAHOMA,	
	day of	
TO		
HE DEMING INVESTMENT COMPANY	Deputy,	Register of Deeds.
snow all Men by these Presents, That on this	dny of	
	County, and State of Oklahoma, pr	rtof the first part, in
origaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, of origaged and hereby mortgage unto the said THE DEMING INVESTMENT.	of Oswego, Kansas, party of the second part, the receipt whereof is	hereby acknowledged, have
ues and profits thereof, and more particularly bounded and described as fol	nn, with all the improvements thereon and appurtenances thereto bellows, to-wit:	onging, together with rents,
문화를 연극된 연락은 오랜드 연관		
		The state of the s
cording to the official plat thereof, and warrant the title to the same.		ing (kananan sangan sa
And it is hereby mutually agreed that in case the party of the second pa overnment, or in any Court, in order to preserve or protect the title hereinbe reby secured, and shall bear interest at the same rate. TO HAVE AND	rt or its assigns should hereafter appear in any of the land departmer fore warranted, all costs and expenditures made in that behalf sha! TO HOLD the premises above described, together with all rights	ts or offices of the General I be added to the amounts and claims of Homestead
cemption and of Dower of the said partof the first part,he purtenances to the said premises and homestead exemption and dower in ar ccessors and assigns forever: Provided, nevertheless, and these presents are	irs, executors, administrators or assigns therein, with all the privilege sywise appertaining and belonging to said THE DEMING INVESTM	s, rights, hereditaments and ENT COMPANY, and to its
FIRST.—The said partof the first part, for	hat he hagood right to sell and convey the same as aforesaid; that the	said premises are clear from all
SECOND.—That they will pay to said second party or order		DOLLARS
and medicate part, with coupons attached, of even date herowith. THIRD. And it is fatther argored by the said first party hereto that during the continual may be levied upon said real estate by the authority of the town, village or city in which as assessments of every kind and character levied upon the interest therein of the mortgage into the entitled to any offset against the sums hereby secured for taxes so paid, and that it assors or a saigns, showing payment theroot, until the indebtedness hereby secured what all other liens, and to preserve and maintain the security hereander against any adverse, as FOURTH—The said first party a grees to keep all buildings, fonces, sidewalks and other to an expectability no cutting of sirubbary, for the said the conduct of any literal or discrement of the conduct of any literal or discrement of every kind relating to the plumbing for and use of natural or manufactured gas, entry thereby, and will be gard of the conduction and provide the provided conduction and provided the conduct	in each year, and is accordance with	ory noteof the said part or assessments, general or special, and payable, including all taxes.
assessments of every kind and character levied upon the interest therein of the mortgage in not be entitled to any offest against the sums bereby secured for taxes so pald, and that it assessors or assigns, showing payment thereof, until the indebtedness hereby secured shall other liens, and to preserve and maintain the security hereunder against any adverse, su	o or his legal representatives and assigns; to pay all taxes levied upon said me rest party will ashible once a year, on demand, receipts of the proper persons to s to be fully paid. The said first party further agrees to constantly keep the said pri portor or intervening calls morinterest.	rigage; and the said morigagors aid party of the second party its amises free from mechanics' liens
to, and especially no outling of survivery press or such at contralings, sentions, somewhat and to, and especially no outling of survivery; fruit or subdectivery; and to commission of west to the commission of	e shall at the option of the mentigate, product his mortage due and payable. Said shall business, or such as will load to be injured or cause under deforteration or unflut the meterial upon said premises; that it will constantly keep in proper order all the stock, where supply and sees yet of the ranges, steem open and per said bollers, so as to pre	if first party further agrees that it ness of said premises for general pipes, connections, fixtures and went damage or undue risk to the
porty thereby, and will keep all electric light wires and connections in site condition and pri in spent the premises at any reasonable hours and as often as he or they may desire. FIFTI —And the said first party agrees to at once insure the buildings upon said premit liars, in insurance companies approved by said, second party, for not less that a three-year:	operly Insulated; the party of the second part reserving for himself and his represses against loss by fire, lightining and wind storm in the amount of erm, and to at once deliver the insurance policies, properly assigned, or pledged to	ntatives the right to enter upon aid second party as collateral and
illional self-ny ror the payment of sain promissory hole flux the interest to subthe unit of the payment of sain promissory hole flux the interest to subthe unit of the payment of the flux, neglect of reflexast of said flux, and the flux of the f	as any to ac heart by the work of the second and th	operly assigned or pledged to the reinsure said buildings for said agreed that in the event of loss y, in the name, place and stead
the said first party, and as agent and attorney in fact, sign and enderse all vouchers, receipt payment of the indebtedness bereby soured, and to nasign any and all pottleds of insurance to r his assigns, my effoct such insurance as hereinbetore agreed, paying the cost thereof; paid, with interest thereon from the time of payment at the rate of 10 per cent. per annum, m	s and drafts that shall be necessary to procure the money therednder, and to apply to subsequent owners; and if any of said agreements be not performed as aforesst and may also pay the final judgment for statutory lien claims, including all costs; ar ayablo semi-annually, these presents shall be as security, in like manner, and with I	the amount to collected toward d, then said party of the second d for the repayment of all money ke effect as for the payment of
ings of residence purposes; that it is in partial to design and the control of th	pointy issued in any frinkings providing by the introduction that in the case of loss, be payable as same bard here been actually arsigned or not, the same shall, in case of loss, be payable dealth in payment of the taxes or assessments against said real estate, as, and all we may have such taxes and assessments and effect such insurance, and the	the times required by law, or in our the times required by law, or in our to expended therefor, with
rest at the rate of 10 per cent. on sums paid for insurance from date of such 'expenditure ur symentor which is intended to be hereby secured. SEVENTH.—Said first party further syrees, that if the makers of said note or notes sha ty shall commit waste up in add premises, or suffer the same to be done theycon, or to confo	uil paid, and with the penalties and rate of interest fixed by law on such taxe II fail to pay any of said money either principal or interest, whonever the same beet ratto or to ozmply with any of the covenants contained in this mortgage, the wholes	s, shall be considered a sum the mes due, or in case the said first um of money horein secured may.
he oplion of the holder of the note hereoy secured, and at its, his or her opinion only, and with whole of said money, increast and oats, logather with the sauctory damages in case of pred the foreclosure of this mortgage, be fortawith entired to the moment of the money relationship of the value received, the life party the covered constitution and only relationship of the constitution of the constituti	east, and as let second party, he substance somethings of the interest party and the letter of the l	il at once, upon the filing of a bill ronts, issues and profits thereof. odled in this mortgage and note
EIGHTM.—And said first party further expressly agrees that in ease of a foreelosure of to the said plantiff a reasonable atterney's or solicitor's fee therefor, in addition to all other of the said practice upon the filing of position for foreelosure, and the same shall be a further NINTE-let further situated and acreed by the first party that upon the institution of	this mortgage, and as often as any proceedings shall be taken to foreclose same, as it rigal costs and statutory fees, and hereby agrees that s	corein provided, the first party will reasonable solicitor's fee, said fee a receiver appointed by the court
ake possession and control of two premises described herein, and to collect the rents and pro in receiver to be applied, under the directions of the court, to the payment of any judgment is kept and performed, this conveyance to be void; otherwise of full force and virus TENTI.—It is approssly stipulated that upon default herein suit to foreclose this morts:	dis thereof, under the directions of the court, without the proof required by sit rendered or amount found due pop the foreiosure of this mottage. The for age may be brought in county where real estate mortgaged is situated, regardless	of residence of mortgagors, or
er of them, and an operions to varied of such sale are forced y spires and the held to mean Siley with H—in construing this mortgage the words "first party" shall be held to mean TWELFTH—Said first party agrees to pay for recording the release of this mortgage will be such that the first party has becaute subscribe in Testimony Whereof, The party of the first part has becaute subscribe	n the persons named in the preamble as parties of the first part, jointly and severally non same is paid. d their names and affixed their seals.	
TNESSES:		62.63
A CONTRACTOR OF THE CONTRACTOR		Seal.
en andren de la companya de la comp	A Communication of the Communi	경우 그리는 그렇게 그를 통하는
STATE OF ORLANDONA,		a Notary Public, in and for
STATE OF OKLAHOMA, County, Ss. County and State, on this day of Remains to be the identical person—who executed the within and foregon to known to be the identical person—who executed the within and foregon to the state of forth were all spread as the state of forth were all spread as the state of forth were all spread as the state of forth were all spreads as the state of th	, personally appeared and and akanawladard to ma that	the same os
and voluntary act and deed for the uses and purposes therein sertottat.	teness my mand and omein sear the day and join the above set forth	
commission expires	A CONTRACTOR OF THE CONTRACTOR	MOTATY L'UDIC.
STATE OF OKLAHOMA, County And State, on this day of day of the known to be the identical person—who executed the within and foregoin	10	Notary Public, in and for
. County and State, on this day of the day o	g instrument and action where the market are the	the same of
ne known to be the identical person—who executed the within and foregoin and yoluntary act and deed for the uses and purposes therein set forth. W commission expires————————————————————————————————————	imess my hand and onicial seal one day tha year ibse above see form	