	STATE OF OKLAH	County. ss.	Filed for record in my office th
	day of		1. D. 19 at o'cloc Mortgages, on page
TO			
HE DEMING INVESTMENT COMPANY			Register of Deeds
i kalandin sinan eriyen ise se samanan ili kalandin kalandin kayan ini yan iyen da sama ili sama ili sama ili s			
now all Men by these Presents, That on this			
01-			
sideration of the sum ofin hand paid, by THE DEMING INVESTMENT COMPANY, ttgaged and hereby mortgage unto the said THE DEMING INVESTM	of Oswego, Kansas, party of the	second part, the recei	pt whereof is hereby acknowledged, has
tes and profits thereof, and more particularly bounded and described as for	oma, with all the improvements t		
ites and profits shereof, and more paraconary bounded and described as a	310 (13)		
	talan mengan pamenan ang kanggan ang kenangan sagan kanan sa	and an artistic and a state of a survey of the state of a survey of the state of th	
		a a a a a a a a a a a a a a a a a a a	talian inin 12 and 19 a
	gyd ryg i megyndy y gygyndia dethillir. Arg i mydd gy th'i dyfanyd amilyngainigiau yygynyniaidau	manufacular (Special Section (Section (	and the state of the
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 pernment, or in any Court, in order to preserve or protect the title hereinle	part or its assigns should hereafter	r appear in any of the la	and departments or offices of the Gener
reby secured, and shall bear interest at the same rate. TO HAVE AN emption and of Dower of the said part	D TO HOLD the premises aboveirs, executors, administrators of	e described, together y rassigns therein, with a	with all rights and claims of Homester Il the privileges, rights, hereditaments ar
purtenances to the said premises and homestead exemption and dower in tessors and assigns forever: Provided, nevertheless, and these presents are FIRST—The said part	e made by said partof the	first part upon the follo	wing covenants and conditions, to-wit:
mbrancos; that will, and belief being of the premises hereby convoyed, and	that he hagood right to se	ell and convey the same as af	oresaid; that the said premises are clear from
SECOND,-That they will pay to said second party or order			DOLLAF
ne drest part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the contin	uance in force of this instrument, the sa	with	certain promissory noteof the said part
may be teried upon said feat estate by traditioning to the dway, rings of the massessments of every kind and character levied upon the interest therein of the mortga; incl be entitled to any offset against the sums hereby secured for taxes so paid; and histosopre or assigns, showing payment thereof, until the indebtedness hereby secured sh	gee or his legal representatives and a first party will exhibit once a year, on d all be fully paid. The said first party (u	selgns; to pay all taxes levi lemand, receipts of the pro- irther agrees to constantly	eed upon said mortgage; and the said mortgage per persons to said party of the second part, keep the said premises free from mechanics' lie
all other liens, and to preserve and maintain the security befounder against any adverse, FOURTH—The said first party agrees to keep all buildings, fences, sidewalks and 68, te, and especially no cutting of shrubbery, fruit or shade trees; and the commission of we at no time permit any nart of the premises to be used in the conduct of any lilicatio of we	superior or intervening claim of interes or improvements on said real estate in a ste shall, at the option of the mortgage eputable business, or such as will tend t	st s good repair and condition s e, render this mortgage due s o injure or cause undue dete	is the same are in at this date, and to permit and payable. Said first party further agrees that rioration or unfitness of said premises for gene
and the first part, with coupons attached, of even date herewith.  But the first part, with coupons attached, of even date herewith.  But the first part, with coupons attached, of even date herewith.  But the first part, with coupons attached, of even date herewith.  But the first part, with coupons attached to the first part agreed by the same and the coupons at the coupons at a coupons at a coupon at the first part agreed to the same the first part agreed to the coupons at a coup	lble material upon said premises; that s, or both, water supply and sewerage, properly insulated; the party of the second	t it will constantly keep in furnaces, steam pipes and bo and part reserving for himse	proper order all pipes, connections, fixtures a liers, so as to prevent damage or undue risk to t If and his representatives the right to enter up
FIFFII —And the said first party agrees to at once leaure the buildings upon said prea iars, in leavrance companies approved by said second party, for not less than a throu-year tional security for the payment of said promisery note and the interest to accrue thereo, courte of the security said that is the event of the future, neglect or printed of said first	nises against loss by fire, lightning and w term, and to at once deliver the insuran as well as for the payment of all such as party to so insure the buildings, or to	vind storm in the amount of ice policies, properly assigne sums of money as may have releasure the same, and deliv	d, or pledged to said second party as collateral a been advanced and paid, as herein provided, or the policies properly assigned or pledged to t
. second party, before noon of the day on which any of such policles shall expire, then sal unit; and the said second party may sign all papers and applications necessary to obtain a or such noiley or policles, the said second party shall have, and is hereby specifically give	second party is hereby authorized and toh insurance, in the name, place and sto n, fall power to demand, receive, collect	empowered by these prese ead of the said first party. A tand uettle the same, and for	nts, to insure or reinsure said buildings for saind it is further agreed that in the event of ic that purpose may, in the name, place and steament to collected town
ne and not the independent and the secured, and to assign any and all policies of insuran paymont of the independent shereby secured, and to assign any and all policies of insuran or his assigns, my effect such insurance as hereinbefore agreed, paying the opart thereof aid, with interest thereon from the time of paymont at the rate of 10 per cent. Per annum,	be to subsequent owners; and if any of a ; and may also pay the final judgment for payable semi-annually, these presents a	ald agreements be not perfo or statutory lien claims, inclu- hall be as security, in like m	rmed as aforesaid, then said party of the saco ding all costs; and for the repayment of all mon anner and with like effect as for the payment
note and interest coupons. It is neverly further supulition and a from which we're insurant dieral security to the party of the second part, or assigns, as above provided, and whole se extent of their interest as morigages in said premises SIXTH — And it is further sticulated, that in case the said party of the first part shall r	the same have been actually assigned on nake default in payment of the taxes or	r not, the same thall, in case assessments against said roa	of loss, be payable to said second party or assig l estate, as, and at the times required by law, or
comments of every that feating to the pulmoning for and uses a naturator manufacture and a perty thereby, and will keep all electric light whree and connections in state or manufacture and a perty thereby, and will keep all electric light whree and connections in state or delice.  FIFTH — And the said first party agrees to at once issues the buildings upon said presents, in instance companies approved by said second party, for not less than a three-year titonal security for the payment of said promisory note and the interest to accrue thereby party of the second party, and that in the event of the fallure, neglect or refusal of said first second party, before noon of the day on which any of such policies shall expire, then said that any time said second party and that in the event of the fallure, neglect or refusal of said first second party, before noon of the day on which any of such policies shall expire, then said that the said second party may sign all papers and applications necessary to doubt a second party, before noon of the day on which any of such policies shall expire, then said a second party and the said second party and the said second party and the said second party in the said second party and all policies of insurance of his assistant, may effect such insurance as hereinbefore agreed, paying the cost thereof adil, with interest thereon from the time of payment at the rate of 10 per cent, per annum, note and interest thereon from the time of payment at the rate of 10 per cent, per annum, note and interest control the said second party of the second whether are said the said second party of the first parts that prints and the said second party of the first parts that prints and the said second party of the first parts that party further arees, that if the makers of said note or notes at whall commit waste upon said premises, or suffer the same to be don't hereof, or to come of the holder of the note horse by secured, a	ative may pay such taxes and assessmentil paid, and with the penalties and tail to pay any of said money either	rate of interest fixed by le principal or interest, whenever	aw on such taxes, shall be considered a sum to for the same becomes due, or in case the said fir
ry shall commit we neste up in stale premises, or suffer the same to be don't thereon, or of each of each of the holder of the noise hereby secured, and at its, his or her opion only, and we whole of said money, interest and costs, together with the statutory damages in cost of prive the foreclastic of this more tage.	form to or to comply with any of the cov- lthout notice, be declared due and payal otest; and said second party, lis success above described premises, and may at o	enants contained in this more ble at once, and this mortga- sors or assigns, or any legal h nee take possession, and rece	gage, the whole sum of money here in sacured ma to may thereupon be foreolosed immediately f holder bereof, shall at once, upon the filing of a b siye and collect rents, issues and profits thereo
value received, the first party hereby we ves all benefits of the stay, valuation and apprels red hereby shall in all respects be governed, construed and adjudged according to the law BIGHTH.—And said first party further expressly agrees that in case of a foreclosure of	sement laws of the State of Oklahoma; is of the State of Oklahoma at the date of this mortgage, and as often as any property of this mortgage, and as often as any post of the state of the	and do further agree that to fit their execution. Seedings shall be taken to fo	he contract embodied in this mortgage and no reclose same, as herein provided, the first party w
to the said plaintin a reasonable actorney's or solicitor's toe inercior, in addition to an od- o due and payable upon the filing of petition for foreolosure, and the sains shall be a furth NIN rit.—It is further stipulated and agreed by the flext party that upon the institution ske possession and control of the premises described herein, and to collect the tents and p	of proceedings to foreclose this moriga rofts thereof, under the directions of the	es described in this mortgag ge, the plaintiff therein shall i se court, without the proof	e. peculitled to have a receiver appointed by the courequired by statute; the amount so collected
h receiver to be applied, under the directions of the court, to the payment of any Judgmen ig 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 mort er of them, and all objections to venue of such suit are hereby expressly walved.	gage may be brought in county where r	eal estate mortgaged is situ	rigage, The foregoing covenants and conditionated, regardless of residence of mortgagors,
El. B. VENTH.—In construing this mortgage the words "first party" shall be neld to me TWELFTH.—Said first party agrees to pay for recording the rolesse of this mortgage.  In Testimony Whereof, The party of the first part has hereunto subscrib	an the persons named in the preample a when same is paid. Ded their names and affixed their	sparties of the first part, join	ntly and severally.
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STATE OF OUT ATOMA			Seão
STATE OF OKLAHOMA,			
County and State, on thisday of	personally	appeared	a Notary Public, in and fo
STATE OF OKLAHOMA,  County,  Ss.  Before me,  day of  known to be the identical person—who executed the within and foregrand yoluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowledg	ed to me that	executed the same as
and voluntary act and deed for the uses and purposes therein set forth.	Witness my hand and official sea	the day and year last a	bove set forth.
commission expires			
STATE OF OKLAHOMA,  County, and State, on this day of the county and State, on this day of the county and State, on this case of the county and State, on the case of the c	energy, and property and a second	eregezatio in tanto que taxente como rimere como	a Notary Public, in and fo
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e known to be the identical person—who executed the within and forego		The state of the s	