	STATE OF OKLAHOMA,	
the state of the s	County.	Filed for record in my office this
	M., and recorded in Book	
70	(Seal)	
HE DEMING INVESTMENT COMPANY	(Seat)	Register of Beeds.
mow all Men by these Presents, That on this.	rando de la composição de La composição de la compo	Dopuega na ang antagaran salaha ka ang ang ang ang ang ang ang ang ang
now all filen by these Presents, That on this	day of	propriet (committee or committ
	County, and State	e of Oklahoma, partof the first part, is
onsideration of the sum of	of Oswego, Kansas, party of the second part, the r ENT COMPANY, its successors and assigns, the forma, with all the improvements thereon and appurte	eccipt whereof is hereby acknowledged, have ollowing premises, situated in the County o
coording 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 reverament, or in any Court, in order to preserve or protect the title hereing ereby secured, and shall bear interest at the same rate. TO HAVE AN		he land departments or offices of the Genera
reby secured, and shall bear interest at the same rate. TO HAVE AN comption and of Dower of the said part	leirs, executors, administrators or assigns therein, wi anywise appertaining and belonging to said THE DI re made by said partof the first part upon the f helrs, executors and administrator I that ho hagood right to sell and convey the same	th all the privileges, rights, hereditaments and CMING INVESTMENT COMPANY, and to it ollowing covenants and conditions, to-wit: secrengatto and with said party of the second par as aforesaid; that the said premises are clear from a
umbrances; inat	paid at the rate of per cent, per annun	DOLLAR , payableannually, on the first day
h Interest thereon from	uangs in force of this instrument, the said first party agrees to paid real estate is situate, or any part thereof when the same six goo or his legal representatives and assigns; to pay all taxes. Arst party will exhibt once a year, on demand, receipts of the ait be fully paid. The said first party further agrees to consta superior or intervening claim or intervest, er improvements on said real estate in as good repair and conditate shall, as the option of the morrigage, creder this morrigage eputable business, or such as will tend to injure or cause undue lible material upon said premises; that it will constantly kee	pay all tracs, charges or assessments, general or special ibecome by law due and payable, including all taxe is levied upon said mortgage; and the said mortgage, proper persons to eaid party of the second part, it nity keep the said premises free from mechanics' lier tion as the same are in at this date, and to permit the and payable. Said first party further agrees that decarioration or unitnose of said premises for gener plan proper order all opies, connoctions, fluures and plan proper order all opies, connoctions.
achments of every kind relating to the plumbing for and use of natural or manufactured grepty thereby, and will keep all electric light wires and connections in safe condition and a language the promises at any reasonable hours and as often us hoor they may design the promises at any reasonable hours and as often us hoor they may design the language of the promises at any reasonable hours, and as often us hoor they may design the language of	as, or both, water supply and sewerage, furnaces, steam pipes an proporty insulated; the party of the second part reserving for hales of a nises against loss by fire, lightining and wind shorm in the amoun term, and to at soon dolliver the insurance policies, proporty as n, as well as for the payment of all such sums of money as may respect to the on insure the buildings, or to relisare the same, and	na boilers, so as to prevent camage of undue risk to it meet nucl his representatives the right to enter upt to f. signed, or piciged to said second party as collateral an have been advanced and paid, as herein provided, be deliver the policies properly assigned or piciged to the
I second party, before noon of the day on which any of such policies shall expire, then said onut; and the said second party may sing all papers and applications necessary to obtain siler and noticely or policies, the said second party shall have, and is hereby specifically give he said first party, and as agent and attorney in tack, sign and endorse all vouloners, recell payment of the indebtedness hereby secured, and to assign any and all policies of insurant or the instains, may reflect such insurance as hereinbefore agreed, paying the o-sat thereof paid, with interest thereon from the time of payments the rate of 10 per cent, per anum, and contend interest coupless. It is breefy further siphilated and agreed that every insuran interal security to the party of the second part, or assigns, as above provided, and whothet the extent of their interest as mortragered in said premises	i second party is hereby authorized and empowered by these inclusivarione, in the name, place and stead of the said first part, it all power to demand, receive, collect and settle the same, an plas and drafts that shall be necessary to product the money the ce to subsequent owners; and if any of said agreemens be not; and may also pay the final judgment for statutory lice oldings, payable semi-annually, these presents shall be as security, in I ce policy issaid on the premises covered by this mortgage durit rules same have been actually assigned or not, the same shall, in	orsenes, to maure or remaure and contains for say, And it is further agreed that in the event of lot dorthat purpose may, in the name, place and stea reinder, and to apply the amount so collected towar performed as a foresalt, then said party of the secon including all costs; and for the repayment of all mone ke manner and with like effect as for the payment of all mone than the content of the payment of the
SITTH—And it is further stipolated, that in case the said party of the first part shall be said building insured, as aforesaid, then the said second party of his legal rapresent present the rate of liper cent. on some paid for insurance from date of such expenditures argument of which is inconded to be hereby secured. STATEM—AND THE ADMINISTRATION OF THE STATEMENT OF THE STATE	make default in payment of the taxes or assessments against as attive may pay such taxes and assessments and effect such it until paid, and with the penalties and rate of interest fixed hall fall to pay any of said money either principal or interest, we form to or to comply with any of the covenants contained in this pithout notice, be declared due and payable at once, and this mo- rotest; and said second party, its successors or assigns, or any it above described premises, and may at once take possession, and	d real estate, as, and at the times required by law, or surrance, and the amount so expended therefor, will by law on such taxes, shall be considered a num the henover the same becomes due, or in case the said fir morrgage, the whole sum of money herein secured mar- rigage may thereupon be foreclosed immediately (6 gal holder hereof, shall at once, upon the filling of a bi- larcective and colloct realts, issues and profits thereof
r value received, the first party hereby wa yes an enemies of one say, vanation and appraired before shall in all respects to governed, construed and adjudged according to the law left of the say left of the said first party farther expressly agrees that in case of a foreclosure, to the said plantiff a reasonable atterney's or solicitor's fee therefore, in addition to all of be due and payable upon the filing of petition for foreclosure, and the same shall be a furth NIN II.—I is further stipulated and agreed by the first party that upon the institution take possession and control of the premises described herein, and to collect the reats and purents of the hamiled, and and the directions of the court, to the payment of any judgment.	vs of the State of Okiahoma at the date of their execution, of the is mortgage, and as often as any proceedings shall be taken her legal coast and statutory fees, and hereby agrees that S.— er charge and lien upon the said premises described in this mote of proceedings to for-close this mortgage, the plantiff therein refilts thereof, under the directions of the court, without the plat rendered or amount found due upon the foreclosure of this reduced for a mount found due upon the foreclosure of the	to forcolose same, asherela provided, the first party winder the fir
ing kept and performed, this convayance to be vold; otherwise of full force and fittue. TENTH—It is appressly stipulated that upon default herein suit to forcebes this more them, and all objections to venue of such suit are hereby expressly varied. ILEVENTH—In construing his mortgage the mortgage of the property varied. The stipulation of the party agrees to pay for recording the release of this mortgage. IN Testimony Whereof, The party of the first part has hereunte subscriptions.	tgage may be brought in county where real estate mortgaged can the persons named in the preamble as parties of the first par when same is paid. bed their names and affixed their seals.	s situated, regardless of residence of mortgagors, or, jointly and severally.
ITNESSES:		Seal Seal
		Sal
STATE OF OKLAHOMA, County. County and State, on this day of	医二氯甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲	
d County and State, on thisday of	hea	
그렇는 그 그 가을 하는 면 하고 무슨 그릇만 하시는 사람들은 사람들이 되는 것이 살아 살아 있다.	oing instrument, and acknowledged to me that	ast above set forth.
me known to be the identical person—who executed the within and foreg e and voluntary act and deed for the uses and purposes therein set forth.		
me known to be the identical person—who executed the within and forege and voluntary act and deed for the uses and purposes therein set forth. **Commission expires*** **STATE OF OKLAHOMA** **Commission** **Reference** **Refere		Notary Public, in and for
me known to be the identical person—who executed the within and forege and voluntary act and deed for the uses and purposes therein set forth. commission expires————————————————————————————————————	personally appeared	Notary Public, a Notary Public, in and for