	STATE OF OKLAHOMA, }ss.	
	day of	
TO	M., and recorded in Book	of Mortgages, on page
THE DEMING INVESTMENT COMPA		Redister of Deeds.
	ANY)	Deputy.
know all Men by these Presents, That on this	ay of	
ovelderation of the sum of	oí County, and Stat	e of Oklahoma, partof the first part, in
onsideration of the sum of	MPANY, of Oswego, Kansas, party of the second part, the r NVESTMENT COMPANY, its successors and assigns, the fo	eceipt whereof is hereby acknowledged, have llowing premises, situated in the County of
in the State succession and more particularly bounded and descr	of Oklahoma, with all the improvements thereon and appurter ribed as follows, to-wit:	nances thereto belonging, together with rents,
		Proposition of the Control of the C
	and the state of t	and the contracting against the physical process of the contraction of
coording to the official plat thereof, and warrant the title to the sar And it is hereby mutually agreed that in case the party of the sovernment, or in any Court, in order to preserve or protect the titl tereby secured, and shall bear interest at the same rate. TO H.	me. e second part or its assigns should hereafter appear in any of t le hereinbefore warranted, all costs and expenditures made i	he land departments or offices of the General n that behalf shall be added to the amounts
Exemption and of Dower of the said partof the first part,	heirs, executors, administrators or assigns therein, wi lower in anywise appertaining and belonging to said THE DE	th all the privileges, rights, hereditaments and MING INVESTMENT COMPANY, and to its
accessors and assigns forever: Provided, nevertheless, and these preserved in the first part, for	helrs, executors and administrator	s covenantto and with said party of the second part,
cumbrances; thatwill, andheirs, executors and administrat SECOND.—That they will pay to said second party or order	tors shall forever warrant and defend the title to the said premises against th	e lawful claims and demands of all persons whomsoever,
th interest thereon from	, until paid at the rate of	t, payableannually, on the first day ofertain promissory noteof the said part
the first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party here's that during at many be levited upon said real estate by the authority of the town, village or cit dissessments of every kind and charcon terms hereby secured for taxers so paid of a session of every kind and charcon terms hereby secured for taxers so paid all other lones, and to preserve and maintain the security hereafor a gainst an action of the property of the security hereafor a gainst as as a second of the security hereafor a gainst an aste, and especially no cutting of shrubbary, fraile or shade trees; and the commit ill as no time permit any part of the premises to be seed in the conduct of any like itachements of every kind relating to the plumbing for and use of natural or many coperty thereby, and will keep all electric light wires and connections in safe cont disapping the premises at any reasonable hours and as often as how they may be continued to the premise to the primate and connections in safe contractions.	the continuance in love of this instrument, the sais hirst party agrees to fy in which said rais obtains is situate, or an just thereof when the same shibe morgages or his legal representatives and assigns; to pay all taxes is and that first party will exhibit once a year, on demand, receips of the	hay all taxes, charges or assessments, general or special, all become by law due and payable, including all taxes a levied upon said mortgage; and the said mortgagers proper persons to said party of the second part, its
(Coassor's Of assigns, showing payment interest, until the indecedings before did all other ligns, and to preserve and maintain the scourty hereunder agrics as FOURTH—The said first party acroes to keep all buildings, fonces, slowed aste, and especially no cutting of shrubbery, fruit or shade trees; and the commi	secutive signil bettinty ball. The said files party interesting on constant with a development of interesting claim of interest, but and other improvements on said real state in as good repair and conditions and waste shall, at the option of the mortgage, render this mortgage.	tion as the same are in at this date, and to permit no due and payable. Said first party further agrees that it deterlors too or neftees of said agrees agrees.
If it is no time between the property of the breithest color and an area conductor under the color of the col	of combustible material upon said premises; that it will constantly kee focured gas, or both, water supply and severage, furnaces, steam pipe, and dition and properly insulated; the party of the second part reserving for h asirs.	p in proper order all pipes, connections, fixtures and id bollers, so as to prevent damage or undue risk to the imself and his representatives the right to enter upon
FIF fil—And the said first party agrees to at once insure the buildings upo ollars, in insurance companies approved by said second party, for not less than a additional security for the payment of said promissory note and the interest to aco ald party of the second part; and that in the event of the failure, neglect or frefus;	ns anid premises againstloss by fire, lightning and wind storm in the amoun three-year term, and to at once deliver the insurance policies, properly as rue thereon, as woll as for the payment of all such sums of money as may al of said first purty to so insure the buildings, or to relosure the same, and	t of signed, or pledged to said second party as collateral and have been advanced and paid, as herein provided, by deliver the policies properly assigned or pledged to the
aid accond party, before noon of the day on which any of such policies shall capir mount; and the said scoond party may sign all papers and Loppications necessary oder such noticy or policies, the said second party shall havo, and is hereby speci t the said first party, and as agent and autoricy in fact, sign and endorse all voice	re, then said second party is hereby authorized and empowered by these r to obtain such insurance, in the name, piace and stead of the said first part ifically given, full power to demand, receive, collect and settle the same, an there, receipts and drafts that shall be necessary to procure the money the	presents, to insure or reinsure said buildings for said y. And it is further agreed that in the event of loss d for that purpose may, in the name, place and stead reunder, and to apply the amount to collected toward
io payment of the indebtedness hereby sociated, and to assign any and an implicit art or his assigns, my effect such insurance as hereinbefore agreed, naying the o paid, with interest thereon from the time of payment at the rate of 10 percent, r till note and interest compons. It is hereby further subplicated and arresed that are	s or insurance to subsequent owners; and it any of said agreements of not; book thereof, and may also pay the final judgment for stautory lion claims, post the major and major	performed as accessing then saw party of the sacona including all costs; and for the repayment of all money ke manner and with like effect as for the payment of at the existence of said mortgage, shall be assigned as case of less he may he to said second marry or assigned.
interest sector by the party of non-season to sale presidents. In extending the season to the season to sale presidents are the season to the	part shall make default in payment of the taxes or assessments against sai I representative may pay such taxes and assessments and effect such in rependiture until build, and with the penalties and rate of interest face.	d real estate, as, and at the times required by law, or in surance, and the amount so expended therefor, with by law on such taxes, shall be considered a sum the
payment of which is intended to be bereby secured. SEVENTH—Said first party further surees, that if the makers of said note riv shall commit waste upon said premises, or suffer the same to be done thereor the option of the holder of the note hereby secured, and at its, his or ner option	o or notes shall fall to pay any of said money either principal or interest, win, or to conform to or to comply with any of the covenants contained in this only, and without notice, be declared due and payable at once, and this mo	nenever the same becomes due, or in case the said first mortgage, the whole sum of money herein secured may, rtgage may thereupon be forcolosed immediately for
e whole of said money, interest and costs, together with the statutory damages it or the foreologure of this mortgage, be forthwith entitled to the immediate possess or value received, the first party hereby wa ves all benefits of the stay, valuation coured hereby shall in all respects be governed, construed and adjudged according	n case of protest; and said second party, its successors or assigns, or any it selson of the above desorbled premises, and may at once take possession, and and appraisement laws of the State of Oklahoma; and do further agree t g to the laws of the State of Oklahoma at the datt of their oxecution.	gal holder hereof, shall at once, upon the filing of a bill receive and collect rents, issues and profits thereof, hat the contract embodied in this mortgage and note
EIGHTH.—And said first party further expressly agrees that in case of a fo ay to the said plaintiff a reasonable attorney's or solicitor's fee therefor, in additi- be due and payable upon the filling of patition for foreclosure, and the same shall NINTH.—It is further sticulated and agreed by the first party that upon the	oreciosure of this mortgage, and as often as any proceedings shall be taken fon to all other legal costs and statutory foes, and hereby agrees that S Il be a further charge and lien upon the said premises described in this moi s institution of proceedings to fore-dose this mortgage, the plaintiff therefus	to foreclose same, as norein provided, the first party will tigare
tables and additions principal and to the plumbing for another set of natural or manule reports the roby, and will keep all electrical light where and connections in safe conditions are the premises at any reasonable hours and as often as heer they may de FIFFIL—And the said first party agrees to at once insure the buildings upolicars, in insurance companies approved by said second party, for not less than a fullitional security for the payment of said promissory note and the interest to account the said second party and that in or extended on the said second party and that in or extended on the said second party and that in or extended on the said second party and that in or extended on the said second party and that in or extended on the said second party and the said second party of the said second party and said party did not the said second party and said party shall have, and is hereby specific the said first party, and a signat and autoracy in fact, sign and endors a always der such noticy or policies, the said second party shall have, and is hereby specific the said first party, and as agent and autoracy in fact, sign and endors a control or payment of the indebtedness hereby source, and to assign any and all policies are or his assigns, any source party shall not be added to the said first party of the second part, or assigns, as show provided, at its near the said second party of the signs, as show provided, at the said party of the indepted party of the second part, or assigns, as show provided, at other standards of the party of the second party or assigns, as show provided, at the said party of the light the said second party or assigns, as show provided, at the said party of the light the said second party or assigns, as show provided, at the said party of the light the said party of the first said in the said party of the first said of the party of the second party or assigns, as show provided, at the said party of th	rents and profile thereof, under the directions of the court, without the ry judgment rendered or amount found due upon the foreclosure of thi virtue. se this mortgage may be brought in county where real estate mortgaged i	roof required by statute; the amount so collected by s mortgage. The foregoing covenants and conditions s situated, regardless of rosidence of mortgagors, or
ther of them, and an objections to vanide states and after the thereby superass, while the ELEVENTH—In construing this mortgage the words "life party and loss provided the theory and because the In Testimony Whereof, The party of the first part has hereaute	s had to mean the persons named in the preamble as parties of the first par mortgage when same is paid. o subscribed their names and affixed their seals.	t, jointly and severally.
vitnesses:		SA
VITNESSES:		Sid.
		Şeally To
	enterance of the control of the cont	
STATE OF OKLAHOMA, County, Ss. Before	3 me,	a Notary Public, in and for
	and the same of th	
me known to be the identical personwho executed the within a	and foregoing instrument, and acknowledged to me thatt forth. Witness my hand and official seal the day and year l	executed the same as
y commission expires		Notary Public.
STATE OF OKLAHOMA,		a Nation Public in and for
aid County and State, on thisday of	19, personally appeared	
	nd foregoing instrument, and acknowledged to me that. torth, Witness my hand and official seal the day and year k	executed the same as