	$\left. \left\{ \begin{array}{c} STATE\ OF\ OKLAHOMA, \\ s_{i} \end{array} \right\}_{s_{i}}$	•
	day of	
	M., and recorded in Book.	
10. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	(Seal)	Register of Deeds.
THE DEMING INVESTMENT COMPANY		Deputy.
know all Men by these Presents, That on this	mmday of	9
consideration of the sum of	County, and S	DOLLARS
toin hand paid, by THE DEMING INVESTMENT COMPANY mortgaged and hereby mortgage unto the said THE DEMING INVESTM	HENT COMPANY, its successors and assigns, the	following premises, situated in the County of
in the State of Oklah issues and profits thereof, and more particularly bounded and described as	homa, with all the improvements thereon and appur follows, to-wit:	tenances thereto belonging, together with rents,
문제, 왕조, 보고 보면 목모양, 일본		
		e de la companya del la companya de la companya del la companya de
according to the official plat thereof, and warrant the title to the same.	y specific make in transfers specimens where the specimens in the specimens of the specimen	demonstrative to the temperature of the second of the second of the second second temperature of the second second
And it is hereby mutually agreed that in case the party of the second Government, or in any Court, in order to preserve or protect the title herein hereby secured, and shall bear interest at the same rate. TO HAYE AI	part or its assigns should hereafter appear in any of abefore warranted, all costs and expenditures made ND TO HOLD the premises above described, togo	f the land departments or offices of the General e in that behalf shall be added to the amounts other with all rights and claims of Homestead
Exemption and of Dower of the said partof the first part,	heirs, executors, administrators or assigns therein, anywise appertaining and belonging to said THE 1	with all the privileges, rights, hereditaments and DEMING INVESTMENT COMPANY, and to its
FIRST.—The said partof the first part, for	and heirs, executors and administra	tors covenantto and with said party of the second part,
noumbrances; thatwill, andheirs, executors and administrators shall in SECOND.—That they will pay to said second party or order	forever warrant and defend the title to the said premises against	the lawful claims and demands of all persons whomsoever
vith interest thereon from	il paid at the rate of	num, payableaunually, on the first day ofof the said part
with herest thereon from	incance in force of this instrument, the said first party agrees the said real estate is situate, or any part thereof when the same gages or his local representatives and assigns; to pay all tain first party will exhibit note a very on demand receive of	to pay all taxes, charges or assessments, general or special, shall become by law due and payable, including all taxes are level upon said mortgage; and the said mortgagors are payable, proper parcels; and special payable.
accessors or assigns, showing payment thereof, until the indebtedness hereby secured is and all other liens, and to preserve and miniatin the security hereunder against any adverse FOURTH—The sald first party agrees to keep all buildings, (snoss, sidewalks and of	shall be fully paid. The said first party further agrees to conse, superior or intervenius claim or interest, ther improvements on said real estate in as good repair and cor	stantly keep the said premises free from mechanics' liens idline as the same are in at this date, and to permit no
waste, and especially no cutting of shrindbary, fruitor shade trees; and the commission of w will at no lime permit any part of the premises to be used in the conduct of any litural or dis rusiness or residence purposes; that it will permit no unnece-sary accumulation of combui titachments of every kind relating to the plimbling for and use of natural or manufactured i	waste shut, at the option of the mortgagee, render this mortga eroputable business, or such as will tend to injure or cause und istible material upon said premises; that it will constantly k gas, or both, water supply and sowerage, furnaces, steam pipe:	ge one and payable. Said irst party further agrees that it use deterioration or unfitness of said premises for general setp in proper order all pipes, connections, fixtures and s and bollers, so as to prevent damage or undue risk to the
property thereby, and will keep all electric light wires and connections in act condition and not inspect the premises a tany reasonable hours and as often as he or they may desire. FIF fIf—And the said first party agrees to at once insure the buildings upon said pre- 'oliars, in insurance companies approved by said second party, for not less than a three-yet.	a properly insulated; the party of the second part reserving for emises against loss by fire, lightning and wind storm in the amo ear term, and to at once deliver the insurance policies, properly	r himself and his representatives the right to enter upon unt of
udditional security for the payment of said promissory note and the interest to accrue there said party of the second part; and that in the even of the failure, neglect or refusal of said i said second party, before noon of the day on which any of such policies shall expire, then mount; and the said second party may sign all papers and app. loadions necessary to obtai	ion, as well as for the payment of all such sums of money as int first party to so insure the buildings, or to relasure the same, a ald second party is hereby authorized and empowered by thes such insurance, in the name, place and stead of the said first p	ay have seen advanced and paid, as herein provided, by nd deliver the policies properly assigned or pledged to the e presents, to insure or reinsure said buildings for said arty. And it is further agreed that in the event of loss
under such policy or policies, the said second parry shall have, and is hereby specifically giv for the said first parry, and as agent and attorney in fact, sign and endorso all vouchers, rectie payment of the indebtedness hereby secured, and to assign any and all policies of insuracions in preliabefore agreed, psying the obst theret	von, tun power to demand, receive, conject and settle the same, opis and drafts that shall be necessary to procure the money t ance to subsequent owners; and if any of said agreements be no of; and may also pay the final judgment for stautory lien clain	and for that purpose may, in the name, place and stead hereunder, and to apply the amount so collected toward be performed as aforesaid, then said party of the second is, including all costs; and for the repayment of all money
and usepen the premises a tany reasonable hours and as often as ho or they may desire. FIF FIF —And the said first party agrees to at once insure the buildings upon said previously in the premises at any reasonable hours and as often as ho or they may desire. FIF FIF —And the said first party agrees to at once insure the buildings upon said previously in the previously of the second party for not less than a three-year of the second party and the said second party had the said the said second party, before noon of the day on which any of said policies shail expire, then as mount; and the said second party may sign all papers and applications necessary to obtain inder such noticy or policies, the said second party shall have, and is hereby specifically give it has all first party, and as agent and attorney in fact, sign and endorse all vouchers, receively experienced of the indebtodies before second party shall have, and is hereby specifically give he payment of the indebtodies before a shereinbotten agreed any and all policies of insurant of the said first party, and as agent and attorney in fact, sign and endorse all vouchers, receive the payment of the indebtodies before a shereinbotten agreed any of the payment of the indebtodies before any of the second party of the second party and all policies of insurant and note and indepts of unposed. The first party further stipulated and a great that every insura collateral security to the party of the second part, or assigns, as aboye provided, and whether other stipulated and creat that every insura	n, payable semi-annually, these presents shall be as security, it ance polloy issued on the promises covered by this mortgage duter the same have been actually assigned or not, the same shall,	n like manner and with like effect as for the payment of ring the existence of said mortgago, shall be assigned as in case of loss, be payable to said second party or assigns
SIXTH—And it is turther subulated, that in case the said party of the first part shall coming said by lidings insured, as aforesaid, then the said second party or his legal represen- nterest at the rate of 10 per cent. on sums paid for insurance from date of such expenditure consuments of which is included to be hereby secured.	I make default in payment of the taxes or assessments against stative may pay such taxes and assessments and effect such the until paid, and with the penalties and rate of interest fixe	said real estate, as, and at the times required by law, or in insurance, and the amount so expended therefor, with ed by law on such taxes, shall be considered a sum the
isid note and interest coupons. It is hereby further stipulated and a great that every instra- olither is essurity to the party of the second part, or assigns, as above provided, and whether of the string of their interest as mortgagee in said premises the string of their interest as mortgagee in said premises the string of their interest as mortgagee in said premises the string of their interest as mortgagee in said premises the said and the string of the premises and the said second party or the first part shall consider the said of 10 per cent. on sums paid for insurance from date of such expenditure repayment of which is intended to be hereby secured. SEVENTH.—Said first party further arreas, that if the makers of said note or notes the whole of said mancy, interest and osts, together with the statutory damages in case of the whole of said mancy, interest and osts, together with the statutory damages in case of the or value recovered this mortgage, be fortiwith entitled to the immediate possession of the forelosure of this mortgage, be fortiwith entitled to the immediate possession of the or value recovered the interest and open some control of the courte of the said interest and open some string of the said interest and open some string of the said interest of the	shall fall to pay any of said money either principal or interest, ontorm to or to comply with any of the covenants contained in twickout notice, be declared due and payable at once, and this protest; and said second notly its specessors or section.	whenever the same becomes due, or in case the said first his mortgage, the whole sum of money herein secured may, mortgage may thereupon be foreclosed immediately for y lord hidder haven, when the ground had believed a bill
de Wiole of sain mindy, interest and Osse, bugeing with the Station's thanks of the force of the force of the force of the force of the state of the stay, valuation and apprace or the stay, valuation and apprace or the stay, which is all respects be governed, construed and adjudged according to the its	he above described premises, and may at once take possession, alsement laws of the State of Oklahoma; and do further agre aws of the State of Oklahoma at the date of their execution.	and receive and collect rents, issues and profits thereof, e that the contract embodied in this morigage and note
EIGHTH.—And said litst party further expressly agrees that in case or a forecassive may to the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all o to be due and payable upon the filing of patition for foreclosure, and the same shall be a furth NNV it—it is further stituited and agreed by the first party that upon the institution.	s of this moregage, and as often as any proceedings shall be taken other legal costs and statutory fees, and hereby sgrees that S ther charge and lien upon the said premises described in this roon of proceedings to foreclose this moregage, the plaintiff there	ien to foreclose same, as herein provided, the first party will included a reasonable solicitor's fee, said fee nortgage. In shall be entitled to have a receiver appointed by the court
o take possession and control of the premises described herein, and to collect the rents and unds recolers to be applied, under the directions of the court, to the payment of any judgms ucing kept and performed, this conveyance to be void; otherwise of full force and virtue. The NULL is a variety struction that the property of the property of the payment of the property of the p	profits thereof, under the directions of the court, without the ent rendered or amount found due upon the foreclosure of origage may be brought in county where real estate mortgage	e proof required by statute; the amount so collected by this mortgage. The foregoing covenants and conditions d is situated, regardless of residence of mortgagors, or
olther of them, and all objections to vanue of such suit are hereby expressly waived. Bi.EVENTH.—In construing this mortgage the words "first party" shall be held to n TWELFTH—Said first party agroes to pay for recording the release of this mortgage	mean the persons named in the preamble as parties of the first rewhen same is paid.	part, jointly and severally.
In Testimony Whereof, The party of the first part has bereunto subscr VITNESSES:		Sell
	요. 이 경험 그 이 이 하다 가게 되고 싶	Şeill
		Seill
	ndaga karanda daga pagasa a maga agam karandaga agam aya aya da gasa a angar labi karangan a da karanda sa anga Ta	- many contract of the track to the contract of the contract o
Countil, 1 Before me.	анико позецијализани при правинанијана позеција и позеција позеција и позеција и позеција и позеција и позециј Тр	a Notary Public, in and for
aid County and State, on thisday of	personally appeared and	ingangan dagan nina mengang dan mengang pandan dan pandan dan pandan dan pandan dan pandan dan pandan dan pand Banggan pandan pandan pangang dan pandan dan pandan dan pandan pandan pandan pandan pandan dan pandan dan panda
o me known to be the identical personwho executed the within and force	egoing instrument, and acknowledged to me that	r last above set forth.
ly commission expires	Manuscreen Anna Carlos (Manuscreen Anna Carlos (Manusc	Notary Public.
STATE OF OKLAHOMA		
Before me,	THE REAL PROPERTY OF THE PROPE	a Notary Public, in and for
aid County and State, on thisday of	19, personally appeared	nar serventen errenne anns sans sans sans ser estanges night 555 effection about 1984 - singless eta 1984 statik (1994 españo)