\ STATE OF OKLAHOMA, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
	day of	
		of Mortgages, on page
TO	(Seal).	
THE DEMING INVESTMENT COMPANY	ka papulahajajan walioni kata kata kata kata kata kata kata kat	Register of Deeds. Deputy,
inow all Men by these Presents, That on this		
show are streng by these peresents, That on this	day ot	19
onsideration of the sum of		
in hand paid, by THE DEMING INVESTMENT COMPANY, or ortgaged and hereby mortgage unto the said THE DEMING INVESTMENT in the State of Oklahor sucs and profits thereof, and more particularly bounded and described as fol	of Oswego, Kansas, party of the second part, the COMPANY, its successors and assigns, the cap, with all the improvements thereon and appu	e receipt whereof is hereby acknowledged, have a following premises, situated in the County o
cording 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 pa overment, or in any Court, in order to preserve or protect the title hereinbe breby secured, and shall hear interest at the same rate. TO HAVE AND xemption and of Dower of the said part	rs, executors, administrators or assigns therein, ywise appertaining and belonging to said THE made by said partof the first part upon th 	with all the privileges, rights, hereditaments and DEMING INVESTMENT COMPANY, and to it e following covenants and conditions, to-wit: ators covenantto and with said party of the second par ime as aforesaid; that the said premises are clear from a
umbrances; that	yer warrant and defend the title to the said premises again id at the rate of	at the lawful claims and domands of all persons whomseever. DOLLARS num, payableannually, on the first day o certain promissory noteof the said part
THIRD. And it is further agreed by the said first party hereto that during the continual tray be levided upon said real exate by the authority of the bown, village or city in which is assessments of every kind and character levied upon the interest therein of the mortgage ill not be entitled to any offset against the sums bereby sourced for taxes as paid; and that it consorts or assigns, showing payment thereof, until the indebtedness beneby sourced that a consorts or assigns, showing payment thereof, until the indebtedness beneby sourced that it is a summary of the source of the sou	noe in force of this instrument, the said first party agross of the rain state is sluxed, or any part thereof when the same or bis legal ropresentatives and assigns; to pay all the same of the rain state of the results of the results of the rain state of the rain	to pry all taxes, charges or assessments, general or special shall become by law due and payable, including all taxe shall become by law due and payable, including all taxe the proper persons to said party of the second part, it stantly keep the said premises free from mechanics' lien addition as the same are in at this date, and to permit notice in the same are in at this date, and to permit n
ste, and especially no cutting of shrubberr, fruit or shade trees; and the commission of wast if at no time permit any part of the premises to be used in the conduct of any literat or discretishes no residence purposes; that it will permit no unnece-sary accumulation of combastit achments of every kind relating to the plumbing for and use of naturn or mannatured rap operty thereby, and will keep all electric light wires and connections in safe condition and pred inspect the promises a sar my coacompile hours and no consecution to be hildered unto said premi	e shall, at the option of the mortgagee, fonder falls mortgatable business, or such as will tend to fingre or cause us to material upon said premises; that it will constantly or both, water supply and seworage, furances, ateam pipport insulated; the party of the second part reserving for seasons of the party of the second part reserving for the seasons of the party of the second part reserving for the seasons of the party of the second part reserving for the seasons of the second part reserving for the seasons of the second part reserving	age duo and payablo. Sald first purty further agrées that it due deterioration or unfitness of said premises for generaker) in proper order all pipes, connections, fixtures are sand boliers, so as to provent damago or undue risk to the or himself and his representatives the right to enter upo ount of
blars, in insurance companies approved by said second party, for not less than a three-year tiditional security for the payment of said promissory note and the interest to accure thereon, d party of the second part; and that in the event of the failure, neglect or refusal of said first de second party, before accord of the day on which any of such policies shall expire, then said a second party, the said second party and the said second party said and the said second party said the said second party said and the said second party said the said second party said and the said second party said second party said the said second party said the said second party said s	prm, and to at once deliver the insurance politicles, properli as well as for the payment of all such eatms of money as na party to so Insure the buildings, or to release to the same, become party is brorby authorized and empowered by the insurance, in the name, place and stead of the said frame is the party of the party of the party of the said frame and drafts that shall be necessary to monuter the money	y assigned, or pledged to said second party as collateral any have been advanced and paid, as herein provided, banay have been advanced and paid, as herein provided, base presents, to insure or reinsure said buildings for said provided to the provided by the provided toward the provided toward to collected toward to the provided toward to be provided to be
s paymont of the Indebtedness hereby sectrod, and to assign any and all pollotes of insurance to the assigns, miy effect audit insurance as hereinbefore agreed, paying the cost thereof; paid, with interest thereon from the time of payment at the rate of 10 per cent, pet annum, p	to subsequent owners; and if any of said agreements be a and may also pay the finat judgment for statutory iten clai syable semi-annually, these presents shall be as security,	not performed as aforesaid, then said party of the second ms, including all costs; and for the repayment of all mone in like manner and with like effect as for the payment of the payment
alocal security to the party of the second part, or assigns, as above provided, and whother the extent of their interest as mortgages is easily promises SIXTH—And it is further sipulated, that in case the said party of the first part shall me	ie same have been actually assigned or not, the same shall ke default in payment of the taxes or assessments against	, in case of loss, be payable to said second party or assign said real estate, as, and at the times required by law, or i
pping said buildings insured, as aforesaid, then the said second party or his legal representat erest at the rate of 10 per cont. on sums paid for insurance from date of such expenditure un asyment of which is intended to be hereby secured.	we may pay suon taxes and assessments and effect suc till paid, and with the penalties and rate of interest fir Il fall to pay any of said money either principal or interest	h insurance, and the amount so expended therefor, will ted by law on such taxes, shall be considered a sum the t. whenever the same becomes due, or in case the said firs
the first part, with osupons attached, of even date herewith. THIRD. And it is further agreed by the said if its party hereto that during the continuate trays be leviced upon said real estate by the said if its party hereto that during the continuate tray be leviced upon said real estate by the said if its party hereto that during the continuate tray be leviced upon said real estate by the said if its party hereto that during the continuate tray be leviced upon said real estate by the said interpret of the town, village or city in which said assessments of every kind and character leviced upon the interest therein of the mortgage all not be entitled to any offset against the sums hereby socioned for taxes as paid, and that it are all the continuation of the said interpretation of the said society in the said interpretation of the said society in the said first party agrees to at once insure the buildings upon said premillars, in insurance companies approved by said second party, for not less than a three-year tillound security for the payment of said promissory note and the interest to accrete thereon, of sarty of the second party, before non of the say of all promissory note and the interest to accrete thereon, of sarty of the said second party said and the interest to accrete thereon, of say of the said second party said and the interest to accrete thereon, of say of the said said first party, and as agent and attorney in fact, sign and endorse all vouchors, receipt a payment of	rm to or to ormply with any of the covenants contained in nout notine, be declared due and parvale at once, and this est; and said second party, its successors or assigns, or and over described premises, and may at once take possession, ment laws of the State of Oklahoms; and do further agr of the State of Oklahoms at the date of their execution, this mortgage, and as often as any proceedings shall be ta leggl costs and statutory foces, and hereby sgrees that S.	this mortuses, the whole sum of money berein secured may mortunge may thereupon be foreolosed immediately for ylegal holder hereof, shall at once, upon the filing of a bil and receive and collect rents, issues and profits thereof ee that the contract embodied in this mortgage and not ken to foreolose same, as herein provided, the first party wilness. It is a reasonable solicitor's fee, said for
so due and payable upon the filing of polition for foreolosure, and the same shall be a further NIN II.—It is further stipulated and agreed by the first party that upon the institution cake possession and control of the 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 ng kept and performed, this conveyance to be vold; otherwise of full force and virtue. TENTH—It is expressly stipulated that upon default herein suit to foreolose this morig her of them, and all objections to venue of such suit are hereby expressly waived. ELEVENTH—In construince this mortgone he works "first natury" shall be held to mean	charge and flon upon the said premises described in this proceedings to foreclose this mortgage, the plaintiff ther flus thereof, under the directions of the court, without it rendered or amount found due upon the foreclosure of uge may be brought in county where real estate mortgage the persons named in the preamble as parties of the first	mortgages. clius hall beentitled to have a receiver appointed by the cour ne proof required by statute; the amount so collected by this mortgage. The foregoing covenants and condition od is situated, regardless of residence of mortgagers, or part. Jointly and severally.
TWELFTH—Said first party agrees to pay for recording the release of this mortgage w In Testimony Whereof, The party of the first part has bereunto subscribe TNESSES:	ion same is paid. d their names and affixed their seals.	
		Seat. Seat
		Seal.
and the commence of the commence of the contract of the contra	가격이 가게 들었다면 그는 것은 사람이 되었다.	675 0
STATE OF OKLAHOMA, }ss.	and a recommendation of the state of the comments of the second of the comments of the second of the	and the state of the contract
STATE OF OKLAHOMA, County. County and State, on this day of day of the within and foregoing the known to be the identical person—who executed the within and foregoing the known to be the identical person—who executed the within and foregoing the county of the within and foregoing the county of	, personally appeared	a Notary Public, in and for
ne known to be the identical person—who executed the within and foregoi and voluntary act and deed for the uses and purposes therein set forth. W	itness my hand and ometar sear the day and yes	it mas above see form.
STATE OF OKLAHOMA, }ss. Before me, day of	19, personally appeared	A TOURS OF THE BUILD AND A TOUR A
		remarkation and a second residence and a second
ne known to be the identical personwho executed the within and foregoin a and voluntary act and deed for the uses and purposes therein set forth. W	g instrument, and acknowledged to me that	r last above set forth

TENET ...