TO		of Mortgages, on page
		Register of Deeds.
		Deputy,
10w all Men by these Presents, That on this	day of	10
		d State of Oklahoma, partof the first part, in
sideration of the sum of	***************************************	DOLLARS
in hand paid, by THE DEMING INVESTMENT COMPANY, ctgaged and hereby mortgage unto the said THE DEMING INVESTMENT	NT COMPANY, its successors and assigns,	the receipt whereof is hereby acknowledged, have the following premises, situated in the County of
in the State of Oklahon les and profits thereof, and more particularly bounded and described as fol		purtenances thereto belonging, together with rents,
	a material a superior property and a superior superior superior superior superior superior superior superior s	
	Comments of the Comment of the Comme	
	Market Special Control of the Special Control	
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 pa	rt or its assigns should hereafter appear in an	y of the land departments or offices of the General
And it is hereby mutually agreed that in case the party of the second parerament, or in any Court, in order to preserve or protect the title hereinbe sety secured, and shall bear interest at the same rate. TO HAVE AND purption and of Dower of the said part	for warranted, all costs and expenditures me to HOLD the premises above described, it is executors, administrators or assigns there	nade in that behalf shalf be added to the amounts together with all rights and claims of Homestead in with all the privileges, rights, hereditaments and
umption and of Dower of the said parkof the first park,	nywise appertaining and belonging to said TH made by said partof the first part upon	E DEMING INVESTMENT COMPANY, and to its the following covenants and conditions, to-wit:
FIRST.—The said partof the first part, for	hat he hagood right to sell and convey the	same as aforesald; that the sald premises are clear from all
abrances; that		DOLLARS
		annum, payableannually, on the first day of
e first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the continua may be levide upon said real estate by the authority of the town, village or city in which as assessments of every kind and character levied ucon the interest therein of the mortgage not be entitled to any offset against the sums hereby secured for taxes so paid; and that hissors or assigns, abowing payment thereof, until the indebtodness hereby secured shall to ther lens, and to preserve and maintain the security incounder against any advanced in the content of the premiser to be need in the conduct of any illegal or disreges or residence purposes; that it will permit no unnece-sary accumulation of combustib himsels of every kind relating to the plumbing for and use of natural or manufactured gas, rry thereby, and will keep all electric light wires and connections in safe condition and prispert the premiser at any reasonable hours and as often as he or they may desire.	nce in force of this instrument, the said first party agre id real estate is situate, or any part thereof when the se e or his legal representatives and assigns; to pay al	ees to pay all taxes, charges or assessments, general or special, ame shall become by law due and payable, including all taxes Il taxes levied upon sald mortgage; and the sald mortgagers
not be entitled to any oliset against the sum increas secored for taxes so paid and that it secore or assigns, showing payment thereof, until the indebtodness hereby secured shall il other liens, and to preserve and maintain the security hereunder against any adverse, su FOURTH—The said first burty arrees to keen all buildings, fences, sidewalks and other	rst party will exhibit once a year, on demand, receipts the fully paid. The said first party further agroes to different or intervening claim or interest, differently on said real estate in as good repair and	or the proper persons to said party of the second part, its constantly keep the said premises free from mechanics' liens a condition as the same are in at this date, and to permit no
g, and especially no outling of shrubbary, fruit or shade trees; and the commission of wast to no time permit any part of the premies to be seed in the conduct of any lilecal or disrep less or residence purposes; that it will permit no unnace-sary accumulation of combustib	e shall, at the option of the mortgagee, render this mor outable business, or such as will tend to injure or cause de material upon said premises; that it will constant	rigage due and payable. Said first party further agrees that it undue deterioration or unfitness of said premises for general ly keep in proper order all place, connections, fixtures and
numents of every kind relating to the plumbing for and need to fluctuate or instantation and re- city thereby, and will keep all eleotric light wires and connections in safe condition and ap- n aspect the premises at any reasonable hours and as often as he or they may desire FIF FII —And the said first party agrees to at once insure the buildings upon said premis	operly insulated; the party of the second part reserving ses against loss by fire, lightning and wind storm in the	g for himself and his representatives the right to enter upon
irs, in insurance companies approved by said second party, for not less than a three-year tri- clional security for the payment of said promissory note and the interest to accrue thereon, party of the second part; and that in the event of the failure, neglect or returned to said first second native, before account that way on which may of such pulleds shall can be said.	erm, and to at once deliver the insurance policies, prop as well as for the payment of all such sums of money as party to so insure the buildings, or to reinsure the sam second party is hereby sutherized and empowered by	e. y assigned, or piedged to said scoond party as collateral and s may have been advanced and paid, as heroin provided, by se, and deliver the policies properly assigned or piedged to the these presents to heare or relaying and buildings for said
int; and the said second party may sign all papers and app ications necessary to obtain saot sand policy or pulcies, the said second party shall have, and is hereby specifically given, o said first party, and as agent and attorney in fact, sign and endorse all vouchers, receipti	n insurance, in the name, place and stead of the said fir full power to demand, receive, collect and settle the sa s and drafts that shall be necessary to procure the mon	at party. And it is further agreed that in the event of loss ame, and for that purpose may, in the name, place and stead the thorounder, and to apply the amount so collected toward
aymont of the indobledness noteply secured, and to assign any nda an indicate of instruction or his assigns, my effect such insurance as hereinbefore agreed, plying the obst thereof; id, with interest thereon from the time of payment at the rate of 10 per cent, per annum, prioce and interest compose. It is hereby further stipulated and arroad that overy insurance.	to subsequent owhers; and it any of said agreements b and may also pay the final judgment for statutory lien c ayable semi-annually, these presents shall be as securif policy issued on the premises covered by this mortgag	no not performed as aforessna, then said, party of the second plaims, including all ocsts; and for the repayment of all monoy ty, in like manner and with like effect as for the payment of deduring the existence of said mortzage, shall be assigned as
eral security to the party of the second part, or assigns, as above provided, and whother the extent of their interest as mortgages in said premises SIXTH—And it is turther atjudused, that in case the said party of the first part shall mo	be same have been actually assigned or not, the same of the default in payment of the taxes or assossments again	hall, in case of loss, be payable to said second party or assigns last said real estate, as, and at the times required by law, or in
ser at the rate of 10 per cent. On sums paid for insurance from date of such expenditure un ment of which is intended to be hereby scorred. SEYENTH.—Said first party further agrees, that if the makers of said note or notes sha	ail paid, and with the penalties and rate of interest Il fail to pay any of said money either principal or inter	fired by law on such taxes, shall be considered a sum the rest, whenever the same becomes due, or in case the said first
erry thereby, and will keep all electric light wives and connections in safe condition and prospent the premises at any reasonable bours and as from as he or they may desired premisers at any reasonable bours and as from as he or they may desired premisers are represented by the property of the second party for the party agrees to acono insice the bullets that he self-second party for the payment of said promissory notes and the interest to accure thereon, party of the second party, before noon of the day on which any of such pulcies shall expire, then said a such and the said second party, before noon of the day on which any of such pulcies shall expire, then said as int; and the said second party may sign all papers and applications necessary to obtain such results of the party and as agent and actoricy in fact, safety and the barrely specifically given, as said first party, and as agent and actoricy in fact, safety and the party of obtain such is said exceeding the party and as agent and actoricy in fact, safety and party party to obtain such as said first party, and as agent and actoricy in fact, safety and party and pulcies of insurance or his assigns, my effects said learned and actoricy in fact, safety and party and pulcies of insurance or his assigns, my effects said learned to the said second party and party and pulcies of insurance traits security to the party of the second party or safety, as above provided, and whether it of extent of their interest as mortiagges in said premises and party of the first part shall mut log said buildings insured, as aforesaid, then the said second party or this logal representative ment of which is intended to be hereby secured. SEVENTH-Said first party further agrees, that if the makers of said note or notes shall receive the holder of the note hereby secured. SEVENTH-Said first party further agrees, that if the makers of said note or notes shall not to which the interest are party further agrees, that if the makers of said note or notes shall receive the history t	rm to or to comply with any of the covenants contained hout notice, be declared due and payable at onco, and ti sest; and said second party, its successors or assigns, or love described premises, and may at once take no society	. In this mortgage, the whole sum of money herein secured may, his mortgage may thoreupon be foreclosed immediately for rany legal holder hereof, shall at once, upon the filing of a bill on, and receive and valicat rents, issues, and profits thereof.
alue received, the first party hereby wa wes all banefts of the stay, valuation and appraiser ad mereby shall in all respects be governed, construed and adjudged according to the laws ElGitTH.—And said first party further expressly agrees that house of a foreclosure of	ment laws of the State of Oklahoma; and do further a of the State of Oklahoma at the date of their execution this mortgage, and as often as any proceedings shall be	agree that the contract embodied in this morigage and note taken to forcelose same, as herein provided, the first party will
to the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all other due and payable upon the filing of petition for foreclosure, and the same shall be a further NINTH.—It is further stipulated and agreed by the first party that upon the institution of the control of the control of the results of the res	r legal costs and statutory fees, and hereby agrees that charge and lien upon the said premises described in the forceedings to forcelose this mortgage, the plaintiff the discharge funder the directions of the court, without	ts
receiver to be applied, under the directions of the court, to the payment of any judgment kept and performed, this conveyance to be vold; otherwise of full force and virtue. TENTH.—It is expressly stipulated that upon default herein sult to forcedes this morts:	rendered or amount found due upon the foreclosure age may be brought in county where real estate mortg	of this mortgage. The foregoing covenants and conditions aged is situated, regardless of residence of mortgagors, or
For them, and an objections to venue to such such as the study expressly white. ELEVENTH,—In construing this mortgage the words "first party" shall be held to mear TWELFTH—Said first party agrees to pay for recording the release of this mortgage will LA Westimony Wheeler The party of the first party has because a subscribed.	n the persons named in the preamble as parties of the fi non same is paid. If their names and affixed their sools	rat part, jointly and soverally.
NESSES:	which immodestate store goals,	Seas
NESSES:		San.
		~~~ ~~~
		S.M.
STATE OF OKLAHOMA,  County. ss. Before me,	a film maken mangangan dan kanangan makan ma	n Notary Public, in and for
Oounty and State, on thisday of	19, personally appeared	
s known to be the identical person—who executed the within and foregoin and voluntary act and deed for the uses and purposes therein set forth. W	ng instrument, and acknowledged to me that	executed the same as
ommission expires		
STATE OF OKLAHOMA,  County and State, on this day of		a Notary Public, in and for
,一个大家是一个大家的,我们就是一个大家的,我们就是一个大家的,我们就是一个大家的,我们就会看到了一个大家的。""我们就是一个大家的,我们就是一个大家的,我们就	10 wordenally campoonal	