	County. Filed for record in my office this
	day of
TO THE DEMING INVESTMENT COMPANY	(Seal) Register of Deeds.  Deputy.
know all Men by these Dresents. That on this	day of
	County, and State of Oklahoma, partof the first part, in
onsideration of the sum of	DOLLARS I Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
	T COMPANY, its successors and assigns, the following premises, situated in the County of a, with all the improvements thereon and appurtenances thereto belonging, together with rents, ows, to-wit:
rearding to the official plat thereof, and warrant the title to the same.	t or its assigns should hereafter appear in any of the land departments or offices of the General ore warranted, all costs and expenditures made in that behalf shall be added to the amounts TO HOLD the premises above described, together with all rights and claims of Homestead
overhiment, or it any court, in order to preserve or protest the this metallic reby secured, and shall bear interest at the same rate. TO HAVE AND xemption and of Dower of the said part. —— of the first part, ——heir nourtenances to the said premises and homestend exemption and dower in an	TO HOLD the premises above described, together with all rights and claims of Homestead rs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and ywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its
accessors and assigns forever: Provided, nevertheless, and these presents are reference. The said part	made by said partof the first part upon the following covenants and conditions, to-wit:
cumbrances; thatwill, andbeirs, executors and administrators shall forey	nat he hagood rightto sell and convey the same as aforesaid; that the said premises are clear from all yer warrant and defend the title to the said premises against the lawful claims and demands of all persons whom soover. DOLLARS
th interest thereon from	d at the rate of
at may be levied upon said real estate by the authority of the town, village or city in which said d assessments of overy kind and character levied upon the interest therein of the mortgages all not be entitled to any offset against the sums hereby secured for taxes so paid; and that fire cogseyor or, assigns, showing payment thereof, until the indebtedness hereby secured shall	d real estate is situate, or any part thereof when the same shall become by law due and payable, including all fares or his legal representatives and assigns; to pay all raxes levied upon said mortgage; and the said mortgages at party will exhibit once a year, on demand, receipts of the proper persons to said party of the second part, its be fully paid. The said first party farther agrees to constantly keep the said premises froe from mechanics' liens
d all other liens, and to preserve and malatan the sedurity hereader against any awdess, sey FOURTH—The said first party agrees to keep all buildings, fonce, sidewalks and other is the depondent of attack of the properties of the said of the said of the said of the little ill at all depondents are said to the said of the said of the conduct of any illegal or disrept saidess or residence surposes: that it will serul to a undece-say accommission of combustific these or residence surposes: that it will serul to a undece-say accommission of combustific	perior or intervening discussed used to the control of the control
isothments of every kind relating to the plumbing for and use of natural or manufactured gas, coperty thereby, and will keep all electric light where and connections in safe condition and poly of inspact the premises at any reasonable hours and as often as hoof they may desire.  If I H.—And the said first party agreed to general premise and provide the promise that the promise and the provided that the promise that the provided that the promise	or both, water supply and sewerage, furnaces, steam pipes and bollers, so as to prevent earnage of thatte risk to the periy insulated; the party of the second part reserving for himself and his representatives the right to enter upon es against loss by fire, lightning and wind storm in the amount of. Tru, and to at once deliver the insurance noilcles, properly assigned, or picked to said second party as collateral and
ditional security for the payment of said promissory note and the interest to accure thereon, a id party of the second part; and that he the event of the failure, neglect or refusal of said first) id second party, before noon of the day on which any of such policies shall capire, then said se nount; and the said second party may site all papers and applications necessary to obtain such	as well as for the payment of all such sums of money as may have been advanced and paid, as hierein provided, party to so insure the buildings, or to releasive the same, and deliver the policies properly assigned or picdged to the cond party is hereby authorized and empowered by these presents, to insure or releasive said buildings for said insurance, in the name, place and stend of the said first party, Ard it is further agreed that the event of loss
oge saud dougy of y littles, age sand state for it such sign and endorse all violables, received a payment of the independent o	and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward to subsequent owners; and if any of said agreements be not preformed as aforestaid, then said party of the second and may also pay the final judgment for stautory lien claims, lockuding all costs; and the repayment of all money yable soun-annually, these presents shall be as security, in like manney and with like effect as (or, the payment of
d nois and interest coupons. It is hereby further stipulated and arroad that every insurance literat security to the party of the second part, or assigns, as above provided, and whether the the extent of their interest as mortgages in said premiers  SIXTH—And it is further scipulated, that in case the said party of the first part shall said.	policy issaed on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as e same have been actually assigned or not, the same shall, in case of loss, burpajob to said second party or assigns to default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or in eve may vay such taxes and assessments and effect such instrance, and the amount so extended therefor, with
erest at the rate of 10 per cont. on sums paid for insurance from date of such expenditure uni- payment of which is insuranded to be inereby secured. BEVENTH.—Said first party further agrees, that if the makers of said note or notes shall rty shall commit waste upp, astel premises, or suffer the same to be don't thereon, or to confor	ul paid, and with the ponalties and rate of interest fixed by law on such taxes, shall be considered a sum the I to by a my of said moncy either principal or interest, whonever the same becomes due, or in case the said first in to or to comply with any of the coreonats contained in this morricage, the whole sum of moncy herein accured may,
Into Option of the notice of the note hereby securical, this has standard tamages in case of prote or whole or seal money, increasing the proposition of the sold of the standard tamages in case of prote or the sold of the	ast; and said second party. He successors or assigns, or any legal holder herof, shall at once, upon the filing of a bit ave described premises, and may at once take possession, and reoler on and collect rents, issue, and profils there, nent laws of the State of Oktabona; and do further agree that the contract embodied in this morigage and note of the State of Oktabona at the date of their execution.
BIGHTH.—And said first party further expressly agrees that is case of a foreclosure of the young to the said plaintiff a reasonable attoracy's or solicitor's fee therefor, in addition to all other be due and payable upon the filing of petition for foreclosure, and the same shall be a further NINFH.—It is further stipulated and agreed by the first party that upon the institution of	his mortgage, and as often as any proceedings shall be taken to forcolose same, as herein provided, the distinct legal costs and statutory fees, and hereby agrees that \$
The Model of the many control of the directions of the court, to the mayment of any judgment r ling kept and portformed, this conveyance to be void; otherwise of full force and virtue. TEN PIL—It is expressly supulated that upon default berein suit to forcelose this mortgal, there of them, and all objections to wenue of such suit there hereby expressly waived.	DOLLARS d at the rate of
TWELFTH-Said first party agrees to pay for recording the rolesse of this mortgage when In Testimony Whereof, The party of the first part has hereunto subscribed	on same is paid. I their names and affixed their seals.
	- Sew
	Seals Sad
	Sād Sād
tanan katalog aya Maria Banasa Mananan Kabupatèn Banasa Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabu	a Notary Public, in and for 10 , personally appeared and
me known to be the identical personwho executed the within and foregoin and voluntary act and deed for the uses and purposes therein set forth. Wi	instrument, and acknowledged to me that executed the same as executed th
	Notary Public.
STATE OF OKLAHOMA,  County,  Before me,	a Notary Public, in and for
id County and State, on thisday of	19
	g instrument, and acknowledged to me that———————————————————————————————————

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