	day of	
TO		of Mortgages, on page
HE DEMING INVESTMENT COMPANY	(Seat)	Register of Deed
	en en som kalande en kalande kalande en en en en kalande en	Deputy.
now all Men by these Presents, That on this	day of	
of.	County	y, and State of Oklahoma, partof the first part
nsideration of the sum ofin hand paid, by THE DEMING INVESTMENT COMPANY, rtgaged and hereby mortgage unto the said THE DEMING INVESTMI	of Oswego, Kansas, party of the second 1	part, the receipt whereof is hereby acknowledged, h
in the State of Oklaho	oma, with all the improvements thereon an	d appurtenances thereto belonging, together with re
ues and profits thereof, and more particularly bounded and described as f	ollows, to-wit:	
	a to a second control of the same and the same	
	and the second s	
		garaga ay
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 pernment, or in any Court, in order to preserve or protect the title herein beby secured, and shall bear interest at the same rate. TO HAVE AN	before warranted, all costs and expenditur D TO HOLD the premises above describ	es made in that behalf shall be added to the amounted, together with all rights and claims of Homest
emption and of Dower of the said partof the first part,	anywise appertaining and belonging to said re made by said partof the first part	it THE DEMING INVESTMENT COMPANY, and to upon the following covenants and conditions, to-wit:
FIRST.—The said partof the first part, for	heirs, executors and a d that he ha good right to sell and conv	dministrators covenantto and with said party of the second ey the same as aforessid; that the said premises are clear from
mbrances; thatwill, andheirs, executors and administrators shall to SECOND.—That they will pay to said second party or order		DOLL.
interest thereon from, until, and	paid at the rate of per cen	it. per annum, payableannually, on the first di
THIRD. And it is further agrood by the said first party hereto that during the contin may be levied upon said real estate by the authority of the town, viliage or city in which assessments of every kind and character levied upon the interest therein of the mortge, not be entitled to any officer against the sums hereby secured for taxes so paid; and the	uance in force of this instrument, the said first part said real estate is situate, or any part thereof when gee or his legal representatives and assigns; to p ; first party will exhibit once a year, on demand, rec	y agrees to pay all taxes, charges or assessments, general or spe the same shall become by law due and payable, including all t pay all taxes levied upon said mortgage; and the said mortga telpts of the propor persons to said party of the second par
ossors or assigns, showing payment theroof, until the indebtedness hereby secured shall other liens, and to preserve and malitain the security bereunder against any adverse, FOURTH—The said first party agrees to keep all buildings, fances, sidewalks and other and securely programment of the said first party agrees to keep all buildings, fances, sidewalks and other and the commission of we	all be fully paid. The said first party further agree, superior or intervening claim or interest, er ments on said real estate in as good repa	es to constantly keep the said premises from from mechanics' l ir and condition as the same are in at this date, and to permit is morteaudue and payable. Said first party further agrees th
interest thereon from	reputable business, or such as will tend to injure or clible material upon said premises; that it will conse, or both, water supply and sewerage, furnaces, at the party of the second party as	cause undue deterioration or unfitness of said premises for gen istantly keep in proper order all pipes, connections, fixtures seam pipes and boilers, so as to prevent damage or undue risk to searing for himself and his representative, the right to enter
inspect the premises at any reasonable hours and as often as ho or they may desire. FFFH —And the said first party agrees to at once insure the buildings upon said premars, in insurance companies approved by said second party, for not less than a three-year	mises against loss by fire, lightning and wind storm i r term, and to at once deliver the insurance policies,	n the amount of properly assigned, or pledged to said second party as collateral
party of the second part; and that in the event of the fallure, neglect or refusal of said in second party, before noon of the fallure, neglect or refusal of said in second party, before noon of the fall ground party may sign all papers and applications necessary to obtain se	rst party to so insure the buildings, or to relissive th d second party is hereby authorized and empowere uch insurance, in the name, place and stead of the s	in same, and deliver the polleles properly assigned or pledged to de these presents, to insure or releave said buildings for aid first party. And it is further agreed that in the event of
r suon nolloy or polioles, the said second party shall have, and is nevery specifically give the said first party, and as agent and attorney in fact, sign and endorse all vouchers, recol- ayment of the indebtedness hereby secured, and to assign any and all polioles of insuran or his assigns, my effect such insurance as hereinbefores agreed, paying the cost thereof	in, tan power to demand, receive, confect and settle pis and drafts that shall be necessary to procure th ice to subsequent owners; and it any of said agreem f; and may also pay the final judgment for stautory	the same, and or this purpose may; in the tame, place and a competition of the purpose may be about the collected to enter be not performed as aforesaid, then said party of the same lies in the property of the same party of the same party of the same party of the same party in the property of the same party of the sa
id, with interest thereon from the time of payment at the rate of 10 per cent, pre naum, note and interest coupons. It is bereby further stipulated and a treet that every insuran teral security to the party of the second part, or assigns, as above provided, and whother a extent of their interest as mortagene in said premises	, payaoto semi-angulty, these presents shall be as s ice policy issued on the premises covered by this mo r the same have been actually assigned or not, the sa	security, in like manner and with like discr. as for the paymen origage during the existence of said mortgage, shall be assigne ame shall, in case of loss, be payable to said second party or ass
SIXTH — And it is further stipulated, that in case the said party of the first part shall I ing said buildings insured, as aforesaid, then the said second party or his legal represent eat at the rate of 10 per cent. on sums paid for insurance from date of such expenditure owners of which is intended to be hereby secured.	make agrautt in payment of the taxes or assessment ative may pay such taxes and assessments and of until paid, and with the penalties and rate of in	is against said real estate, as, and at the times required by law, feet such insurance, and the amount so expended therefor, terest fixed by law on such taxes, shall be considered a sum
SEVENTH.—Said first party further agrees, that if the makers of said note or notes significant waste up a said premises, or suffer the same to be done thereon, or to oe option of the holder of the note hereby secured, and at its, his or her option only, and we would be not the same vices as one says together with the significant grants of the case of the same vices as of the same vices of the same vices as of the same vices as of the same vices of the same v	hall fall to pay any of said money either principal or form to or to comply with any of the covenants cont vithout notice, be declared due and payable at once, rotest; and said second party, its successors or assic	r Interest, whenover the same becomes due, or in case the said tained in this mortgage, the whole sum of mousy herein secured r and this mortgage may thereupon be forcolosed immediately ns. or any legal holder hereof, shall at once, upon the filling of a
he foreeloure of this mortgage, be forthwith entitled to the immediate possession of the value received, the first party hereby wa vas all benefits of the stay, valuation and appraid red hereby shall in all respects be governed, construed and adjudged according to the law	above described premises, and may at once take no sement laws of the State of Oklahoma; and do fur rs of the State of Oklahoma at the date of their results in mortgage, and as often as any recognitions of	seassion, and receive and collect rents, issues and profits then ther agree that the contract embodied in this morigage and in cution.
to the said plantiff a reasonable attorney's or solicitor's fee therefor, in addition to all oil a due and payable upon the filing of petition for foreelosure, and the same shall be a furth NINTH.—It is further stipulated and agreed by the first party that upon the institution.	ther legal costs and statutory fees, and hereby agree her charge and lien upon the said premises describe a of proceedings to for-close this mortgage, the plain	es that S
ke possession and control of the premises described herein, and to collect the roats and preceder to be applied, under the directions of the court, to the payment of any judgment receiver to the applied, under the directions of the court, to the payment of any judgment kept and porformed, this conveyance to be void; otherwise of full force and virtue. "INNIM_The application of the property with the property of the property with the property of the property	rolls thereof, under the directions of the court, we at rendered or amount found due upon the forecl trage may be brought in county where real estate.	rithout the proof required by statute; the amount so collected ocsure of this mortgage. The foregoing covenants and condit mortgaged is situated, regardless of residence of mortgagors
ness of residence purposes; that it will permit no disacce-say accumulation of contours insmiss to every kind relating to the planning for and easy accumulation of contours mismiss of every kind relating to the planning for and easy accumulation of the contours and accumulation of the contours and the contours	can the persons named in the preamble as parties of when same is paid.	the first part, jointly and severally.
In Testimony Whereof, The party of the first part has hereunto subscrite PNESSES:	deg finer, transes and trinzed fuelt seals".	S
NESSES:		E
		Se
STATE OF OKLAHOMA	in property and a principal or the property of the principal or the princi	
STATE OF OKLAHOMA, County and State, on this day of day of	ing pagaganan and a sample of the sample of	a Notary Public, in and
e known to be the identical person—who executed the within and foreg and voluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowledged to me Witness my hand and official seal the day	that executed the same as and year last above set forth.
e known to be the identical person—who executed the within and foreg and voluntary act and deed for the uses and purposes therein set forth.		Notary Pub
STATE OF OKLAHOMA,)		
		B Notary Public, in and
STATE OF OKLAHOMA, County and State, on thisday of	19, personally appeared	akan mengan menengan kenangan kenangan pengan mengan pengan mengan mengan pengan pengan mengan dibangga di ber Pengan pengan mengan mengan pengan pengan dianggan pengan pengan pengan pengan pengan pengan pengan pengan pen

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