	STATE OF OKLAHOMA,  County,	es.  Filed for record in my office t
	day of	A. D. 19 , at o'cloc
grant in an against the state of the state o	M., and recorded in Book	
HE DEMING INVESTMENT COMPANY	(Seal)	Register of Deed
	<mark>ana mangandan mananan mananan mananan mananan mananan mananan di mananan mana</mark>	Deputy,
now all Men by these Presents, That on this.	day of	.10
		manifestation and an analysis of the state o
nsideration of the sum of	County, and	DOLLA
in hand paid, by THE DEMING INVESTMENT COMPANY, ortgaged and bereby mortgage unto the said THE DEMING INVESTME	ENT COMPANY, its successors and assigns, the	e following premises, situated in the County
in the State of Oklaho gues and profits thereof, and more particularly bounded and described as fo	oma, with all the improvements thereon and app ollows, to wit:	urtenances thereto belonging, together with re-
	and the second s	and the second s
	mm <del>ate ligh di water</del> mata kipi matanankani makarana parka 2 kanapa ka kanapakaya 2 ka ja mata a kara sa mata sa m	and the state of t
cording to the official plat thereof, and warrant the title to the same.  And it is berely mutually agreed that in case the party of the second p	art or its assigns should bereafter appear in any	of the land departments or offices of the Gen
And it is hereby mutually agreed that in case the party of the second povernment, or in any Court, in order to preserve or protect the title hereinbreby secured, and shall bear interest at the same rate. TO HAVE AN	efore warranted, all costs and expenditures ma D TO HOLD the premises above described, to	de in that behalf shall be added to the amou gether with all rights and claims of Homest
emption and of Dower of the said partof the first part,	eirs, executors, administrators or assigns therein mywlse appertaining and belonging to said THE	, with all the privileges, rights, hereditaments to DEMING INVESTMENT COMPANY, and to be following coverants and sanditions to be to be following coverants and sanditions to be to be followed as a sandition of the best of the following coverants and sanditions to be to be followed as a sandition of the best of the following coverants and sanditions to be to be followed as a sandition of the best of the following coverants and sanditions to be to be said to b
FIRST.—The said partof the first part, for	and heirs, executors and administ	rators covenantto and with said party of the second
mbrances; that will, and before the premises never sold administrators shall for SECOND.—That they will pay to said second party or order	rever warrant and defend the title to the sald premises again	ast the lawful claims and demands of all persons whomsoe
and the second s	and the same and t	
interest thereon from	nance in force of this instrument, the said first party agrees and real estate is situate, or any part thereof when the same	s to pay all taxes, charges or assessments, general or spenes and become by law due and payable, including all taxes law to a law and payable.
I not be amittled to any offset against the sums hereby secured for taxes so paid; and that however or assigns, showing payment thereof, until the indebteness hereby secured but all other liens, and to preserve and maintain the security hereunder against any adverse, i	first party will exhibit once a year, on demand, roceipts o all be fully paid. The said first party further agrees to co superior or intervening claim or interest.	f the proper persons to said party of the second parmstantly keep the said premises free from mechanics'
FOURTH—The said first party agrees to keep all buildings, fences, sidewalks and other, and especially no entiting of shrubbery, fruit for shade trees; and the commission of wast no time permit any part of the premises to be used in the conduct of any literal or disremant that is will be entire to the premiser to be used in the conduct of any literal or disremants.	er improvements on said real estate in as good Yapair and c sto shall, at the option of the morrgagee, render this morr oputable business, or such as will tend to injure or cause u this material thou sold promises: that it will contently	condition as the same are in at this date, and to permitage due and payable. Said first party further agrees the added description or unfitness of said promises for get been in propose order all places connections. Syurge
commons of every kind relating to this planning for and use of natural or manufactured gas before thereby, and will keep at a least in light wires and aconsections in safe condition and p insport the promises at any reasonable hours and as often as he or they may desire.	s, or both, water supply and sewerage, furnaces, steam ply roperly lesulated; the party of the second part reserving	nes and bollers, so as to prevent damage or undue risk to for himself and his representatives the right to enter
ara, in insurance companies approved by said second party, for not less than a three-year tional security for the payment of said promissory note and the interest to accrue therein party of the second part; and that in the avent of the failure, neglect or refusal of said fir	term, and to at once deliver the insurance policies, proper , as well as for the payment of all such sums of money as st party to so insure the buildings, or to release the same,	ly assigned, or pledged to said second party as vollateral may have been advenced and paid, as herein provided and deliver the policies properly assigned or pledged to
second party, before noon of the day on which any of such pulicles shall expire, then said unt; and the said second party may sign all papers and applications recovery to obtain su er such policy or pulicles, the said second party shall have, and is hereby specifically given	second party is hereby authorized and empowered by the oh insurance, in the name, place and stead of the said first i, full power to domain, receive, collect and settle the same and desire that shall be necessary to produce the received and desire that shall be necessary to produce the received the rece	ese presents, to insure or reinsure said buildings for party. And it is further agreed that in the event of the and for that purpose may, in the name, place and a with reputation and its arrely the amount to collected to
payment of the Indebtedness heroby secured, and to assign and emotest at voluciers of insurance or his assigns, my effect such insurance as hereinbefore agreed, paying the cost thereof, aid, with interest thereof from the time of payment at the rate of 10 per cent, per annual, aid, with interest thereof from the time of payment at the rate of 10 per cent, per annual.	his add dath and shall be necessary to produce the hone; be to subsequent owners; and if any of said agreements be and may also pay the final judgment for statutory lien old payable semi-annually, these presents shall be as security	not performed as aforesaid, then said party of the se- time, including all costs; and for the repayment of all m , in like manner and with like effect as for the payment
ness or residence purposes; that it will pormit no denoce say accumulation or communes of werry kind relating to the plumbing for sail use of natural or manufaction of communes of the wear of the promises at any reasonable hours and as often as hoor they may desire.  FIFFII—And the said first party agrees to at once insure the buildings upon said premare, in insurance companies approved by said second party, for not less than a three-year richonal security for the payment of said promissory note and the interest to accrue thereon party of the second part; and that in the own of the failure, neglect or returned thereon party of the second part; and that in the own of the failure, neglect or returned the said and the said and the said and the said and the said first party, and as agent and attoracy in fact, sign and endors all vouchers, receip payment of the indebtedness hereby secured, and to assign any and all policies of his assign, my effect such insured the said first party, and as agent and attoracy in fact, sign and endors all vouchers, receip payment of the indebtedness hereby secured, and to assign any and all policies of insurance or his assign, my effect such insurance as hereinboreon green thereof, and the said first produce the said and the said an	se policy issued on the premises covered by this mortgage the same have been actually assigned or not, the same tha take default in nayment of the taxes or assessments agains	during the existence of said mortgage, shall be assigned it, in case of loss, be payable to said second party or ass it said roal estate, as, and at the times required by law.
ing said buildings insured, as aforesaid, then the said second party or his legal representa syntax the rate of 10 per cent. on sums paid for insurance from date of such expenditure t yment of which is intended to be hereby secured.	tive may pay such taxes and assessments and effect sunnil paid, and with the penalties and rate of interest fi	ch losurance, and the amount so expended therefor, ixed by law on such taxes, shall be considered a sum
y shall commit waste upon said premises, or suffer the makers of said duce or house as y shall commit waste upon said premises, or suffer the same to be don't thereon, of to conf to option of the holder of the note hereby secured, and at its, his or her option only, and with whole of said money. Interests and ossis, together with the s'autory damages in case of with	istrian to pay kny of said money either principal or interestorm to or to comply with any of the covenants contained in hithout notice, be declared due and payable at once, and this ofest; and said second party, its successors or assigns, or a	st, whomever the same becomes que, or in case the salu i this mortgage, the whole sum of money herein scoured to s mortgage may thereupon be foreclosed immediately my legal holder hereof, shall at once, upon the filing of a
the foreolosure of this mortgage, be forthwith entitled to the immediate possession of the a waller scoleted, the first party persolv wa ves all benefits of the stay, valuation and apprais red hereby shall in all respects be governed, construed and adjudged according to the law to the first party of the first party	above described premises, and may at once take possession ement laws of the State of Okiahoma; and do further ag s of the State of Okiahoma at the date of their execution, of this mortrage, and as often as any proceedings shall hat	i, and receive and collect rents, issues and profits their rec that the contract embodied in this mortgage and seem to core the destruction as herein provided the destruction
to the said plaintiff a reasonable atterney's or solicitor's fee therefor, in addition to all othe due and payable upon the filing of petition for foreglosure, and the same shall be a furthe NINTH.—It is further stipulated and arread by the first party that upon the institution	er legal costs and statutory fees, and hereby agrees that 3 er charge and lion upon the said premises described in this of proceedings to foreclose this mortgage, the plaintiff the	a mortgage.  reinshall be entitled to have a receiver appointed by the c
ake possession and control of the premises described herein, and to collect the rents and pr I receiver to be applied, under the directions of the court, to the payment of any judgment g kept and performed, this conveyance to be void; otherwise of full to come and virtue.	office thereof, under the directions of the court, without to trendered or amount found due upon the foreclosure of the may be brought in county where the legislation may be brought in county where the legislation may be brought in county where the legislation is a second county whe	the proof required by statute; the amount so collected this mortgage. The foregoing covenants and conditioned is climated recorded to the conditions of mortgages.
er of them, and all objections to venue of such sult are hereby expressly waived. BILEYENTH—In construing this mortgage the words "irrst party" shall be held to mer TWBLFTH—Said first party agrees to pay for recording the release of this mortgage v	nn the persons named in the preamble as parties of the firs whon same is paid.	t part, jointly and severally.
In Testimony Whereof, The party of the first part has hereunto subscrib	ed their names and affixed their seals.	
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TNESSES:		
and the state of t	Applications and the second of	Secretary and the control of the con
STATE OF OKLAHOMA,  County. ss. Before me,	ger endlugen alleriche man viver bigen men en eine der der der der der der der der der de	a Notary Public, in and
County and State, on this day of	personally appeared	and the state of t
e known to be the identical person—who executed the within and forego and yountary act and deed for the uses and purposes therein set forth.	ing instrument, and acknowledged to me that	executed the same as
commission expires		
BOOK - 그런 사람들은 사람들은 사람들이 가득하면 하다 하는 사람들이 되었다. 그런 사람들이 가득하는 사람들이 되었다. 그 사람들이 다른 사람들이 되었다.		
STATE OF OKLAHOMA,  County, and State, on this day of	de a Methica particular (Marie para particular particul	a Notary Public, in and
County and State on this		and the commence of the commen
e known to be the identical personwho executed the wilbin and foregol and yoluntary act and deed for the uses and purposes therein set forth.	bra	The second secon