그 문학이 얼마 아이들의 사용하다 얼마는 그렇게 되는 그렇게 되었다. 그렇다	STATE OF OKLAHOMA, \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
	day of	Filed for record in my office this
NA .	M., and recorded in Book	등 이번 회원 하나는 모든 보기를 받아
THE DEMING INVESTMENT COMPANY	(Seal)	Register of Deeds. Deputy.
and the steen by these presents, That on this	day of	Danis arriv y 1999-1994 (1994) and a construction of the construct
	County, and St	ate of Oklahoma, partof the first part, in
onsideration of the sum ofin hand paid, by THE DEMING INVESTMENT COMPANY, coordinates and hereby mortgage unto the said THE DEMING INVESTMEN	of Oswego, Kansas, party of the second part, the	receipt whereof is hereby acknowledged, have
sues and profits thereof, and more particularly bounded and described as fol		enances thereto belonging, together with rents,
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	rt or its assigns should hereafter appear in any of	the land departments or offices of the General
And it is hereby mutually agreed that in ease the party of the second pa overnment, or in any Court, in order to preserve or protect the title hereinbe reby secured, and shall bear interest at the same rate. TO HAVE AND kemption and of Dower of the said part	fore warranted, all costs and expenditures made TO HOLD the premises above described, toge irs, executors, administrators or assigns therein, v	in that behalf shall be added to the amounts ther with all rights and claims of Homestead with all the privileges, rights, hereditaments and
purtenances to the said premises and homestead exemption and dower in an ccessors and assigns forever: Provided, nevertheless, and these presents are FIRST.—The said partof the first part, for	made by said partof the first part upon the	following covenants and conditions, to-wit:
tlawfully soized in fee of the premises hereby conveyed, and t umbrances; thatwill, andheirs, executors and administrators shall fore	hat he hagood right to sell and convey the sam ever warrant and defend the title to the said premises against	e as aforesaid; that the said premises are clear from all the lawfulcialms and demands of all persons whomsoever.
	ild at the rate of per cent. per ann	
he first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the continuations the development of real easies by the said first party hereto that during the continuations between the party kind and character levied upon the interest therein of the mortgage in not be entitled to any officer against the sums hereby second for taxes so paid; and that it essents or assigns, showing payment thereof, until the indobtedness hereby secured shall other lends, and to preserve and maintain the security herounder against any adverse, all other lends, and the perserve and maintain the security herounder against any adverse, as all other lends and party across to keep all buildings, teness, slawakis and other tax and especially no outling of shrubbery, fruit or stade treets; and the commission of wast as a secure of the permit and party set that it will permit no unnecessity accumulation of combustituding of early the secure of every thin relating to the plumbing for and use of natural or mantactured gas, party thereby, and will keep all electric light wires and connections in safe condition and prinspect the premises at any reasonable lours and as often as he or they may desire.	ince in force of this instrument, the said first party agrees to id real estate is situate, or any part thereof when the same is or his legal representatives und assigns; to pay all tax est party will exhibit once a very on demand, receives of t	o pay all taxos, charges or assessments, general orspecial, shall become by law due and payable, including all taxes es levied upon said mortgage; and the said mortgagors be proper persons to said party of the second part, its
cossors or assigns, showing paymont thereof, until the indobtedness hereby scenared shall call other lienes, and to preserve and maintain the security herounder against any adverse, set the CURTH—The said first party a gross to keep all buildings, fences, sidewalks and other sto, and especialty, no cutting of shrubbery, furitor shade trees; and the commission of wast.	i be fully paid. The said first party further agroes to consider or intervening claim or interest. improvements on said real estate in as good repair and contestant, at the option of the mortgages, reader this mortgage.	antly keep the said premises free from mechanics' liens dition as the same are in at this dats, and to permit no educ and payable. Said first party further agrees that it
l at no time permit any part of the premises to be used in the conduct of any llegal or disreptinees or residence purposes; that it will permit no unnece-sary accumulation of combustion admirants of every find relating to the plumbing for and use of natural or manufactured gas, porty thereby, not will keep all electric light wires and connections in safe condition and pro-	outable business, or such as will tend to injure or cause undu- ble material upon sald premises; that it will constantly k- or both, water supply and sowerago, furnaces, steam pipes operly insulated; the party of the second part reserving for	is deterioration of unituess of said premises for general scep in projec order all pipes, connections, fixtures and and boilers, so as to prevent damage or undue risk to the himself and his representatives the right to enter upon
FIF FIT —And the said first party agrees to at once insure the buildings upon said premi- linars, in insurance companies approved by said second party, for not less than a three-year tiltional security for the payment of said promissory note and the interest to accrue thereon, d party of the second party and that in the eyent of the fallure, agreet or protessal of said first.	ses againstless by fire, lightning and wind storm in the amorem, and to at once deliver the insurance policies, properly as well as for the payment of all such sums of money as mar party to so insure the buildings, or to reinsure the same, as	int of assigned, or plediged to said second party as collateral and y have been advanced and paid, as herein provided, by ad deliver the policles properly assigned or pledged to the
d second party, before econ of the day on whitch any of such publicles shall expire, then said so ount; and the said second party may sign all papers and applications necessary to obtain such the said increase; publicles, the said second party shall have, and is hereby specifically given, the said [next party, and a agent and second party shall have, and is hereby specifically given, the said [next party, and a agent and second), and the gaid naw and all calledes of inguings	second party is necess authorized, and empowered by these hinsurance, in the name, place and stead of the said first parallel power to domand, réceive, collect and settle the same, a and drafts that shall be necessary to produre the money it to subsequent bymers; and if any of said agreements be no	by presents, to insure or reinsure same buildings for said trty. And it is further agreed that in the event of loss and for that purpose may, in the name, place and stead serounder, and to apply the amount so collected toward t performed as aforesaid. When said party of the second
t or his assigns, may effoot such insurance as hereinbetor's agreed, paying the cost thereof; paid, with interest thereon from the time of payment at the rate of 10 per cont. per annum, plandt mit the rate of 10 per cont. per annum, plandt note and interest couppors. It is hereby their ratios ratioated and a crost that overy insurance alterial security to the party of the second party or assigns, as above provided, and whether t	and may also pay the final judgment for statutory lien claim ayablo semi-annually, these presents shall be as security, in policy issued on the premises covered by this mortgage du he same have been actually assigned or not, the same shall,	s, including all costs; and for the repayment of all money, ilke manner and with like effect as for the payment of ring the existence of soid mortgage, shall be assigned as in case of loss, be payable to said second party or assigns
ne extent of their interest as mortgaged in each premises and party of the first part shall me SIXTE —And it is further stipulated, that in ease said party of the first part shall me said buildings insured, as a foreasid, a fid of the second party or his legal representations and the second party or his legal representations are supported by the first party secured.	ake default in payment of the taxes or assessments against s ive may pay such taxes and assessments and effect such atil paid, and with the penalties and rate of interest fixe	aid real estate, as, and at the times regulred by law, or in insurance, and the amount so expended therefor, with d by law on such taxes, shall be considered a sum the
sines or residence purposes; that it will permit no unnecessity accumulation of commistic and mental or every kind relating to the plumbing for and use of natural or manufactured gas, and mental or every kind relating to the plumbing for and use of natural or manufactured gas, and mental the provided of the provided	all full to pay any of sald money either principal or interest, rm to or to comply with any of the covenants contained in th hout notice, be declared due and payable at once, and this r test; and sald second party, he successors or assigns, or any	whonever the same becomes due, or in case the said first dis mortgage, the wholesum of money herein secured may, mortgage may thereupon be foreolosed immediately for legal holder hereof, shall at once, upon the filing of a bill
the foreclosure of this mortgage, be fortunded antituded to the immonute poissession of the factorization of the control of th	ment laws of the State of Oklahoma; and do further agree of the State of Oklahoma at the date of their execution, this mortgage, and as often as any proceedings shall be tak in legal coals and statuture fees, and becally agrees that S	at that the contract embodied in this mortgage and note on to foreclose same, as herein provided, the first party will be reasonable solleitor's fee said for
For the sain plantin appeals of the second s	r charge and lien upon the said premises described in this m f proceedings to foreclose this mortgage, the plaintiff therel sits thereof, under the directions of the court, without the rendered or amount found due upon the foreclosure of t	torigage. a shall be entitled to have a receiver appolated by the court proof required by statute; the amount so collected by his mortgage. The foregoing covenants and couditions
ing kept and performed, this conveyance to be void; otherwise or full force and virtue. TENTI—It is opposely stipulated that upon default herein suit to forcelose this mortg. her of them, and all objections to yenue of such suit are hereby expressly waived. ELEVENTH—In construing this mortgage the words "first party" shall be mortgare.	age may be brought in county where real estate mortgaged n the persons named in the preamble as parties of the first p hen same is vaid.	t is situated, regardless of residence of mortgagors, or eart, jointly and soverally.
In Testimony Whereof, The party of the first part has hereunto subscribe INESSES:	d their names and affixed their scals.	S
	No.	Şidd
		Seal
	**	Sil
STATE OF OKLAHOMA, County. Ss. Before me,		a Notary Public, in and for
1 County and State, on thisday of		The state of the s
ne known to be the identical person—who executed the within and foregole and voluntary act and deed for the uses and purposes therein set forth. W	ng instrument, and acknowledged to me that Vitness my hand and official seal the day and year	executed the same as-
commission expires	the contract of the contract o	Notary Public.
STATE OF OKLAHOMA, }ss.	19, personally appeared	a Notary Public, in and for
Belore me.		

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