보다를 보았다고 있는 사람들이 없다.	STATE OF OKLAHOMA, Ss. Filed for record in my office thi
	day of
TO	M., and recorded in Book. of Moregages, on page.
THE DEMING INVESTMENT COMPANY	Register of Deeds. Deputy.
	aday of
	County, and State of Oklahoma, partof the first part, in
	, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, hav
	CENT COMPANY, its successors and assigns, the following premises, situated in the County of the improvements thereon and appurtenances thereto belonging, together with rents follows, to-wit:
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 yernment, or in any Court, in order to preserve or protect the title herein reby secured, and shall bear interest at the same rate. TO HAVE AN	part or its assigns should hereafter appear in any of the land departments or offices of the Genera before warranted, all costs and expenditures made in that behalf shall be added to the amount VD TO HOLD the premises above described, together with all rights and claims of Homestean
cessors and assigns forever: Provided, nevertheless, and these presents a	heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to it re made by said part of the first part upon the following covenants and conditions, to-wit:
lawfully selzed in fee of the premises hereby conveyed, an	and
SECOND.—That they will pay to said second party or order	
o first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the conting may be lovied upon said real estate by the authority of the town, village or city in which seessments of veryr kind and charactor levide upon the interest thereto of the mortge	In paid at the rate of
essors or assigns, showing payment thoroof, until the indebtedness hereby socured is all other lones, and to preserve and maintain the security hereunder against any adverse. FOURTH—The said first party agrees to keep all buildings, fences, shiewalks and of c, and especially no cutting of shrubberty, fruit or shado trees; and the sommission of w	hall be fully naid. The said first party further agrees to constantly keep the said premises free from mechanics' lien, superior or intervening claim or interests, her improvements on said real estate in as good rapair and condition as the same are in at this date, and to permit measure is the option of the mortgage, render this mortgage due and payable. Said first party further agrees that:
aí no timé permit any parrôt the premisés to be néed in the conduct of any illegal or dist ness or residence parposes; that it will permit no unnecessary accumulation of combus himents of every kind relating to the plumbling for and use of natural or manufactured g erry thereby, and will keep all electric light wires and connections in safe condition and	reputable business, or such as will tend to injure or cause undue deterioration or unfluess of said premises for gener stible material upon said premises; that it will coatantly korp in proper order all pieze onnections, futures an properly issulated; the party of the second partressring for himself and his profescatation bright to enter upo
PIFIH—And the said that party agrees to at once house the buildings upon said pre- ars, 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 there party of the second part; and that in the eyent of the failure, neglect or refusal of said if	mises against loss by fre, lightning and wind storm in the amount of to the control of the c
second party, oxfore moon or the day on which any or store politices and suppress, their aim, and the most add the property may store all papers and applications necessary to obtain a must and the said second party may store all papers and applications necessary to obtain a paper and the paper and the paper and the papers are papers and the papers and the papers are papers and the papers and the papers are papers are papers and the papers are papers and the papers are papers and the papers are papers are papers and the papers are papers and the papers are papers and the papers are papers and the papers are p	as setume many is notury an unificed and empowered by releast preschaf, to insure or remark sain obtaining social contents of the property of the content of
or his assigns, may effect such insurance as hereinbefore agreed, paying the oust throto did, with interest thereon from the time of payment at the rate of 1,0 per cent, per annum, note and interest coupons. It is horeby further stipplated and a grood that overy insur- teral security to the party of the second part, or assigns, as above provided, and whethe	ft and may also pay the final judgment for etacutory lien claims, including all costs; and for the repayment of all mone, it was the manner and with like effect as for the payment c , payable semi-annually, these presents shall be as security, in like twanner and with like effect as for the payment c or the same have been actually assigned or not, the same shall, no saw of loss, bu payable to stage, shall be assigned a or the same have been actually assigned or not, the same shall, no saw of loss, bu payable to ski scoond party or assign
SIXTH — And it is further simulated, that in ease the said purty of the first part shall hing said buildings insured, as foresaid, then the said second party or his legal represent east at the rate of 10 per cont. on sums paid for insurance from date of such expenditure yment of which is intended to be hereby secured.	make default in payment of the taxes or assessments aughinst said real estato, as, and at the times required by law, or ! tative may pay such taxes and assessments and effect such insurance, and the amount so craeded therefor, wit until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum th
SEVENTH.—Said first parly further surees, that if the makers of said note or hotes a ve shall commit waste up no said premises, or suifer the same to be done thereon, or to come when the bolder of the note hereby secured, and at its, his or her option only, and re whole of said money; increase he problems that the problems of the bolder of said money; increase as the same problems that it is the immediate necessarion of the	anni lait to pa not be the most of the common the common to the common to the common to the common
value received, the first party hareby wa vas all benefits of the star, valuation and apprair red hereby shall in all respects be governed, construed and adjudged according to the lax EiGHTH.—And said first party further expressly agrees that in case of a foreclosure to the said ollatiff a reasonable attorney's or solitotra's (so therefor, in addition to all or	isoment laws of the State of Oklahoma; and do further agree that the contract embodied in this mortgage and not we of the State of Oklahoma at the date of their orecution, of this mortgage, and as often as any proceedings shall be taken to foreciose same, as herein provided, the firstparty wi ther legal costs and statutory fees, and hereby agrees that 5
s due and payable upon the filing of potition for foreclosure, and the same shall be a farth NIN rH.—It is further stipulated and agreed by the first party that upon the Institutor ake possession and control of the premises described herein, and to collect the rents and a recollers to be applied, under the directions of the court, to the payment of any jadgment.	her charge and llon upon the said premises described in this mortgage. a of proceedings to foreolose this mortgage, the plaintiff therins hall be entitled to have a receiver appointed by the cour a of proceedings to foreolose this mortgage, the plaintiff therins hall be entitled to have a receiver appoint to collected by an trendered or amount found due spon the foreolosure of this mortgage. The foregoing covenants and condition
Is agreed that it is a state of the state of	rtgage may be brought in county where real estate mortgaged is cituated, regardless of residence of mortgagors, o tean the persons named in the preamble as parties of the first part, jointly and severally. "when same is paid.
In Testimony Whereof, The party of the first part has becount subscript TNESSES:	ibed their names and affixed their seals.
	sed
	<u> </u>
	<u>Sa</u>
STATE OF OKLAHOMA, County, Ss. Before me,	a Notary Public, in and for
County and State, on thisday of	19,, personally appeared
and voluntary act and deed for the uses and purposes therein set forth.	Witness my hand and official scal the day and year last above set forth.
	Notary Public.
SIATE OF OKLAHOMA, County, Ss. Before me,	a Notary Public, in and for
1 County and State, on thisday of	