	$\left. \begin{array}{c} STATE\ OF\ OKLAHOMA, \\ County. \end{array} ight\}^{ss.}$ Filed for record in my of	
	day of	A. D. 19 , at
TO	M., and recorded in Book	
THE DEMING INVESTMENT COMPANY	(Seal)	Register of Deeds.
	en e	
know all Men by these Presents, That on this	day of19.	<u></u>
	County, and Sta	
onsideration of the sum ofin hand paid, by THE DEMING INVESTMENT COMPANY nortgaged and hereby mortgage unto the said THE DEMING INVESTM	I, of Oswego, Kansas, party of the second part, the r	eccipt whereof is hereby acknowledged, have
그 사람들은 사람들이 가장 하는 것이 가장하는 것이 되었다. 그 사람들이 가장 하는 것이 되었다.	homa, with all the improvements thereon and appurte	
esues and pronts thereof, and more particularly bounded and described as	10110\(\mathrea{\pi}\), \(\text{co-\pi}\).	
	tagenes 1974 en 1974 ant pate major habitant grows a para a para antico en la companie de la companie de particologico de la companie de la c	generalistic in the second of the second
a de como de la como de La como de la como dela como de la como		<mark>kan kamanan kanangan kanangan</mark> Kanangan kanangan ka
		an magani ng trong trong trong p antalan kanaman panganan digunal ka n Tangan
	tari da	
ccording to the official plat thereof, and warrant the title to the same.	and the second of the second s	Pingan mana (Maga Japan) (1997), pen agan 1997, ang agan agan agan ang ang ang ang ang
And it is hereby mutually agreed that in case the party of the second loverament, or in any Court, in order to preserve or protect the title herein ereby secured, and shall bear interest at the same rate. TO HAVE AI	part or its assigns should hereafter appear in any of tabefore warranted, all costs and expenditures made in ND TO HOLD the premiers above described together	he land departments or offices of the General in that behalf shall be added to the amounts her with all rights and claims of Homosteed
xemption and of Dower of the said partof the first part,	heirs, executors, administrators or assigns therein, wi anywise appertaining and belonging to said THE DI	th all the privileges, rights, hereditaments and MING INVESTMENT COMPANY, and to its
eccessors and assigns forever: Provided, nevertheless, and these presents a	and heirs, executors and administrator	rs covenantto and with said party of the second part
atat		
	l paid at the rate of	
th interest thereon from	nuance la force of this instrument, the said first party agrees to in said real estate is situate, or any part thereof when the same shagee or his legal representatives and assigns; to pay all taxes	pay all taxes, charges or assessments, general or special, all become by law due and payable, including all taxes a levied upon said mortgagers, and the said mortgagers.
au not so entutien to any outset against the sums nervoy secured for cares so pour, and the consessor or resigns, showing payment thereof, until the indebtedness hereby secured s d all other lions, and to preserve and maintain the security hereounder against any averse FOURTH—The said first party agrees to keep sell buildings, (ences, sldowakks and of	thrist party with string to the said first party further agrees to consta b, superior or intervening claim or interest, ther improvements on said real estate in as good repair and condi	tion as the same are in at this date, and to permit no
iste, and especially no outling of surfucedry, full of scale trees; and use confinestion of w ill at no time permit any part of the premises to be used in the conduct of any literal or it is inces or residence purposes; that it will permit no unnecessary accumulation of combut tachments of every kind relating to the plambing for and use of naturator manufactured a	varies shift, at the obtain of the moregees, resider this moregees stopicable business, or such as will tend to injure or cause undee stible material upon said premises; that it will constantly kee gas, or both, water supply and sewerage, furnaces, scam pipes a	deterioration or unitness of said promises for general p in proper order all pipes, connections, fixtures and and bollers, so as to prevent damage or undue risk to the
operty thereby, and whi keep an electric light wires and confidencials is also contained and dispert the premises at any reasonable hours and as often as ho or they may desire. Fiffif.—And the said first party agrees to at once leaver the buildings upon said pre plants, in leavance companies approved by said second party, for not less than a three-year	emises against loss by fire, lightning and wind storm in the amoun ar term, and to at once deliver the insurance policies, properly as	t of
dittons sectivy for the payment of said promissory hole fail the interest to Such establish the payment of the payment of the failure of the failure expected in the second party, before noon of the day on which any of such policies shall expire, then sa nount; and the said sopond party may sign all papers and applications necessary to obtain the party may see the said support of the said sopond party may sign all papers and applications necessary to obtain the said sopond the said sopond party may sign all papers and applications necessary to obtain the said sopond the said sopond party may sign all papers and applications necessary to obtain the said sopond the	first party to so insure the buildings, or to relosure the same, and tid second party is hereby authorized and empowered by these is such lusurance, in the name, place and stead of the said first party authorized.	deliver the policies properly assigned or pledged to the presents, to insure or reinsure said buildings for said by. And it is further agreed that in the event of loss of the presents of the
the said flowey or princies, the said section party said takes, and a steeloy spoundars, as the said first party, and a spent and storney in fact, sign and endorse all voluchers, roce o payment of the indebtedness hereby sourced, and to assign any and all policies of insurant or his assigns, my sefact such insurance as hereinbedres agreed, by high the cost thereon.	oipis and drafts that shall be necessary to procure the money the not to subsequent owners; and if any of said agreements be not of; and may also pay the final judgment for statutory lien claims,	reunder, and to apply the amount so collected toward performed as aforesaid, then said party of the second including all costs; and for the repayment of all money
Dand, with interest coupons. It is hereby further stipulated and a road that ever insural lateral security to the party of the second part, or assigns, as above provided, and whether the extent of their interest as mortgages in said premises.	ince polloy issued on the premises covered by this mortiage during the same have been actually assigned or not, the same shall, in	ng the existence of said mortrage, shall be assigned as case of loss, be payable to said second party or assigns droal coates as and at the times required by law or in
eping sail buildings insured, as aforessail, then the said second party or the larst part cannot be eping sail buildings insured, as aforessail, then the said second party or his legal representerests at the rate of tipper cent. on sums paid for insurance from date of such expenditure payment of which is intended to be hereby secured.	stative may pay such taxes and assessments and effect such in e until paid, and with the possities and rate of interest fixed	isarance, and the amount so expended therefor, with by law on such taxes, shall be considered a sum the
SEVENTH.—Said first party turtuer agrees; that it use makers of said motor of motor the shall commit waste upon said premises, or suffer the same to be don't thereon, of the option of the holder of the note hereby secured, and at its, lie or her option only, and e whole of said money, interest and casts, together with the statutory damages in case of re-	minorm to or to comply with any of the covenants contained in this without notice, be declared due and payable at once, and this morotost; and said second party, its successors or assigns, or any its covenants and said second party.	mortrage, the whole sum of money herein secured may, origane may thereupon be foreclosed immediately for ogal holder hereof, shall at once, upon the filing of a bill account and collect north.
r the foreolosare of this morrgage, be forthwise distinct the immediacy possession of the radio received, the first party heroby wa ves all benefits of the stay, valuation and appracated heroby shall in all respects be governed, construed and adjudged according to the la EIGHTH.—And said first party further expressly agrees that in case of a foreclosure.	lagomen laws of the State of Oklahoma; and do further agree the of the State of Oklahoma; and do further agree the of the State of Oklahoma at the date of their execution, the of this mortgage, and as often as any proceedings shall be taken	that the contract embodied in this mortgage and note to foreolose same, as herein provided, the first party will
usiness or residence purposes; that it will permit no unacco-sary accumulation of combut tackomemia of every kind relating to the plimbing for and use of naturalor manufactured a roperty threby, and every kind relating to the plimbing for and use of naturalor manufactured and property threby, and as a few relations and the property threby and the property threby and the property threby and the property threby and the property of the second part; and that in the event of the fallure, neglect or refusal of said full second party, before about the threby the property of the second part; and that in the event of the fallure, neglect or refusal of said full second party, before about the fallure, neglect or refusal of said full second party, before about the fallure, neglect or refusal of said full second party, before about the fallure, neglect or refusal of said full second party, before about the fallure, neglect or refusal of said full second party, before and a spent and attorney in fact, sign and endorse all vouchers, roce to payment of the indebtedness bereby secured, and to assign any and all policies of insurant or this saids, my my effort such insurance as hereimbore agreed, naying the oost thereo paid, with interest thereon from the time of payment at the rate of 10 per cent. per annum party of the second part, or assigns, as above provided, and whether the extent of their interest as mortgages in said premises. SIXTI —And it is further stipulated, that in case the said party of the first part shall explay a said buildings insured, as aforesaid, then the said second party or his logal represent the state of their interest as the rate of it to per cent. so sums paid for insurance from date of such expenditure payment of whit interest the property of the said second party or his logal represent the said second party or his logal represent the said second party or his logal represent towards to the party in the party further exp	ther legal costs and statutory foss, and hereby agrees that S ther charge and lien upon the said premises described in this moi or of proceedings to foreclose this mortgage, the plaintiff therein profits thereof, under the directions of the court, without the p	rigage. shall be entitled to have a receiver appointed by the court proof required by statute; the amount so collected by
on receiver to be applied, under the directions of the court, to the paymont of any judgme sing kept and performed, this conveyance to be yold; otherwise of full force and virtue, TENTH.—It is expressly stipulated that upon default herein sult to foreclose this mo ther of them, and all objections to yeams of such sult are beroby expressly waived.	ent rendered or amount found due upon the foreclosure of the ortgage may be brought in county where real estate mortgaged i	s mortgage. The foregoing covenants and conditions is sliuated, regardless of residence of mortgagors, or
ELEVENTH—In construing this mortgage the words "first party" shall be held to m TWELFTH—Sald first party sgrees to pay for recording the release of this mortgage In Testimony Whereof, The party of the first part has hereunte subscri	nean the persons named in the preamble as parties of the first par e whed same is paid. ibed their names and affixed their seals.	t, jointly and severally.
TTNESSES:		.Seals
	And the state of t	
		Sially
	and the second s	Sill
STATE OF OKLAHOMA, ss. Before me,		a Notary Public, in and for
id County and State, on thisday of	19, personally appeared	
me known to be the identical person—who executed the within and foresteend voluntary act and deed for the uses and purposes therein set forth.		
다. 이 스탠드를 받았다면 하는 스탠드리트를 보고 있는 일을 하게 하지 않다. 이번 하고는 바늘에 되면 하다 하다.		
STATE OF OKLAHOMA, County. Government and State, on this day of	19 nersonally annograd	a Notary Public, in and for