	STATE OF OKLAHOMA,
John M. Day and	County. So. Filed for record in my office this day of Ocean 1. D. 19. S., at. 730 o'clock
ratherine m. Day.	A., and recorded in Book 39 of Mortgages, on page 443
THE DEMING INVESTMENT COMPANY	(Seal) T. C. Walley Register of Deeds,
know all Men by these Presents, That on this	
Katherine m. Day, Hurband	Ounty, and State of Oklahoma, part level the first part, in
ortgaged and hereby mortgage unto the said THE DEMING INVESTA	DOLLARS Y, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have MENT COMPANY, its successors and assigns, the following premises, situated in the County of shoma, with all the improvements thereon and appurtenances thereto belonging, together with rents,
(X of One U) in Block	K, three (3) in Stair Burgs addition to
the City of Tulsa.	& three (3) in Sitair burgs addition to
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	I part or its assigns should hereafter appear in any of the land departments or offices of the General
overnment, or in any Court, in order to preserve or protect the title herel reby secured, and shall bear interest at the same rate. TO HAVE A comption and of Power of the grid was 100 metrics.	I part or its assigns should hereafter appear in any of the land departments or offices of the General inbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts ND TO HOLD the premises above described, together with all rights and claims of Homesteadheirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and a anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its
ccessors and assigns forever: Provided, nevertheless, and these presents	are made by said partacement the first part upon the longwing covenints and conditions, to-wit:
FIRST.—The said part illi of the first part, for The act light the lawfully sgized in fee of the premises hereby conveyed, a	helrs, executors and administrators covenantto and with said party of the second part, and that I he was a large said; that the said premises are clear from all
SECOND.—That they will pay to said second party or order	I forever warrant and detend the title to the said premises against the lawful claims and demands of all persons whomsoever. DOLLARS till paid at the rate of
Of the control of the state of	to any with and to assess with 75 at 1
t may be levied upon said real estate by the authority of the town, village or city in white assessments of every kind and character levied upon the interest therein of the movie I not be entitled to any offers against the sums herein the character and the same herein and the movie of the character and the character	innance in force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general orspecial, the said read estate is situate, or any part thereof when the same shall become by law due and payable, including all taxes gages or his local ropresentatives and assigns; to pay all taxes levied upon said may payable, including all taxes gages or his local ropresentatives and assigns; to pay all taxes levied upon said entry of the second part, liss shall be fully paid. The said first party of the second part, liss shall be fully paid. The said first party further agrees to constantly keep the said premises free from mechanics liens se, superior or interreduce glaim or interest.
consures of assigns, suowing payment toerous, until in indoutedness netropy securified all other lines, and to preserve and ministal the security hereunder against any advers FOURTH—The said first party agrees to keep all buildings, fences, sidewalks and o to, and especially no outling of shribbary, fruit or sange frees; and the commission of	shad be fully paid. The said lifet party further agrees to constantly keep the said premises fred from mechanics liens as, superior or interrening claim or interest, good repair and condition as the same are in at this date, and to permit no the laprovements on and real estate in as good repair and condition as the same are in at this date, and to permit no waste shall, as the option of the morigages, render this mortgage due and payable. Said drat party further agrees that it
i at no time permit any part of the premises to be used in the conduct of any literal or dis insess or residence purposes; that it will permit no unnece-sary accumulation of comb achments of every kind relating to the plumbing for and use of naural or manufactured operty thereby, and will keep all electric light wires and connections in safe condition an	isreplatable Disliness, or such as will tend to injure or cause undue deterioration or unitness or said premises for general sustible material upon said premises; that it will constantly keep in proper order all lipes, connections, fixtures and (sas, or both, water supply and sewerage, furnaces, steam pipes and bollers, so as to prevent damage or undue risk to the dig properly insulated; the party of the second part reserving for himself and his representative his right to giver upon
l inspect the premises at any reasonable hours and as often as ne or liney may desire. FIF FII —And the said first party agrees to a toce insure the buildings upon said pr liars, in insurance compaules approved by said second party, for not less than a three-y litional security for the payment of said promissory note and the interest to accura them.	remises against loss by fire, lightning and wind storm in the amount of
i party of the second part; and that in the event of the failure, negicot or rotusal of said is second party, babore noon of the day on which any of such policios shall expire, thou so ount; and the said second party may size all papers and applications necessary to obtain ler such policy or publicles, the said second party shall have, and it haveby appoilically gifter such policy or publicles, the said second party shall have, and it haveby appoilically gifter such policy or publicles.	itrst party to so insure the unidings, of to reinsure the same, and cellver the policies properly assigned or picaged to the said second party is berely authorized and empowered by these presents, to insure or reinsure said buildings for said such is such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss (you, full power to domand, receive; collect and settle the same, and for that purpose may, in the name, place and stead
the said first party, and a agent and attorney in fact, sign and endorse all vouchors, rec payment of the indebtedness hereby secured, and to assign any and all policies of insur- for his assigns, may effect such insurance as hereinbefore agreed, paying the cost there and, with interest thereon from the time of paymont at the rate of 10 per cent, por annu-	pelpis and drafts that shall be necessary to produce the money thereunder, and to apply the amount so collected toward range to subsequent owners; and it noy of said agreements bo not performed as aforesaid, then said party of the second eof; and may also pay the final judgment for stautory lien claims, including all costs; and for the repayment of all money m, payable semi-annually, these presents shall be as eccupity, in like manner and with like cite as for the payment of
inote and interest coupons. It is hereby further stipulated and arread that every insur- laternal security to the party of the second part, or assigns, as above provided, and wheth he extent of their interest as mortgages in said premises. STATE:—And it is curbar adjourned that in case the said party of the first parts his.	rance polloy (seed on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as her the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns all make default in paymont of the taxes or assessments against said real estate, as, and at the times required by law, or in
pping said buildings insured, as aforesaid, then the said second party of his legal represe the said said of the product on same plad for insurance from date of such expenditur ayman the product of the said of the said said said said said said said said	rance policy issued on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as her the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns her the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns and the same payable to said second party or assigns and the same payable to said second party or assigns and the same payable to said second party or the current pade of the said that the present and the same payable and the same payable and the same payable and the said first conform to or to compily with any of the covenants contained in this mortgage, the wholes und of money herein scentred may. I without notice, be declared due and payable at once, and this mortgage may thorsupon be foreolosed immediately for protest; and said second party, its euccessors or assigns, or any tegal holder hereof, shall at once, upon the filing of a bill be above described premises, and may at once take possession, and receive and collect rents, issues and profits thereof, raisement laws of the State of Childhout, and do printer agree that the contract embodied in this mortgage, and not contained the same payable and the contract contained the same payable and profits thereof, the same payable and the contract of the payable and profits thereof, the same payable and the contract of the contract of the same payable and the contract of the same payable and the same payable and the contract of the same payable and the same payable and the contract of the same payable and the contract of the same payable and the same payable and the contract of the same payable and the same payable and the contract of the same payable and the contract of the same payable and t
by Shall commit waste up in said premises, or safer the same to be done thereon, or to be done thereon, or to one option of the holder of the note hereby secured, and at its, lis or her option only, and whole of said money, interest and orses, together with the securitory damages in case of	onform to or to comply with any of the covenants contained in this mortgage, file wholes and of money hereis accured may be contained in this mortgage, file wholes and of money hereis accured may be considered used and payable at once, and this mortgage may thorsupon be foreolosed immediately for procest; and sails second party, its euccessors or assigns, or any tegal holder hereof, shall at once, upon the filing of a bill
the foreciosure of this mortgage, be forthwith entitled to the immediate possession of t value received, the first party heroby wa ves all benefits of the stay, valuation and appr ared hereby shall in all respects be goversed, construed and adjudged according to the I EIGHTH.—And said first party further expressly agrees that hasse of a foreclosur	ue active versions premises, and may at once take possession, and receive and collect relats, issues and profits thereof, raisement laws of the State of Oklahoma at the date of their execution. Laws of the State of Oklahoma at the date of their execution. The of this mortgage, and so often as any proceedings shall be taken to foreclose same, asherein provided, the first party will
to the said plaintiff a reasonable a torney's or sollottor's fee therefor, in addition to all e due and payable upon the filing or petition for foreolosare, and the same shall be a fur MIN fil—it is forther stipulated and appeal by the lare party that upon the institution.	other legal costs and statutory fees, and hereby agrees that S \(\frac{1}{2} \) \(\frac{1}{2} \
and presenting and country of the presences used the metal, and to consect the full free her her her forms the free free her forms and the free free free free free free free fr	nent rendered or amount found due upon the forcelosure of this mortgage. The foregoing covenants and conditions cortgage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagers, or
are of them, and all objections to vanue of such suit are hereby expressly whited. BLEVENTH—In construing this mortages the words "first party" shall be helt to TWELFTH—Said first party agrees to pay for recording the release of this mortage In Testimony Whereof, The party of the first part has hereunto subsc	mean the persons named in the preamble as parties of the first part, fointly and severally, ge when same is paid. gribed their names and a flixed their seals.
THE SEES:	
B. B. Crewson	John M. Day Sails Katherine m. Day Sails
a m. Plansler	
, N	
STATE OF OKLAHOMA,	
Of Country. Seek on this Seek	0. 19 Chearson a Notary Public, in and for
d County and State, on this day of May Of May	5. B. Crewson a Notary Public, in and for 10.25, personally appeared Julius D. Day and English and Lings of the Same as Their Witness my hand and official seal the day and year last above set forth.
ne known to be the identical persons who executed the within and forth and voluntary act and deed for the uses and purposes therein set forth. (Seal) commission expires 127-1710	egoing instrument, and acknowledged to me that. Recented the same as Witness my hand and official seal the day and year last above set forth. Notary Public.
STATE OF OKLAHOMA,	a Notary Public, in and for
d County and State, on thisday of	19 personally appeared
ne known to be the identical person who executed the within and loreg	going instrument, and acknowledged to me that executed the same as. Witness my hand and official seal the day and year last above set forth.
and vountary are and deed for the uses and purposes energin see forth-	Notary Public.
COMMISSION CAPITOS actiniminalizaramentuminationalizaration delivery techniques	