	\ STATE OF OKLAHOMA, \
John L. Coopen and	Could a County. Ss. Filed for record in my office this Lay of Land A.D. 1908, at So'clock
John J. Cooper and Dorie Cooper	M. and recorded in Book 32 of Morteages, on page 446
THE DEMING INVESTMENT COMPANY	(Scal) H. C. Walkley Register of Deeds.
	Deputy.
know all Men by these Presents, That on this	Choper Karbandand wife
Anow all fitten by these Dresents, That on this day of the second part, the receipt whereof is hereby acknowledged, have	
mortgaged and hereby mortgage unto the said THE DEMING INVESTALENT COMPANY, its successors and assigns, the following premises, situated in the County of in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents,	
issues and profits thereof, and more particularly bounded and described as follows, to wit:	
o car	
of Tim (5) in Blood	Den (10) in Hodge addition is the
ent of Suran.	
according 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 secon Government, or in any Court, in order to preserve or protect the title here hereby secured, and shall bear interest at the same rate. TO HAYE	ad part or its assigns should hereafter appear in any of the land departments or offices of the General sinbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts AND TO HOLD the premises above described, together with all rights and claims of Homestead chiers, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its
Exemption and of Dower of the said particle of the first part, appurtenances to the said premises and homestead exemption and dower	Meirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its are made by said partament the first part upon the following covenants and conditions, to-wit:
FIRST.—The said part algoft the first part, for	and that how he word right to sell and convey the same as aforesaid; that the said premises are clear from all
incumbrances; that will, and which heirs, executors and administrators sha	Il forevor warrant and defend the title to the said promises against the lawful claims and demands of all persons whomsoever, DOLLARS ntil paid at the rate ofannually, on the first day of
with introst undergon from and and of the first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the cop	in each year, and in accordance with certain promissory noted. The said part and additionable force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or special,
that may be lovied upon said real estate by the authority of the town, village or city in wh and assessments of overy kind and character levied upon the interest therein of the mor shall not be entitled to any offset against the sums hereby secured for taxes so paid; and i successors or assigns, showing payment thereof, until the indebtedness hereby secure	in each year, and in accordance with
and all other liens, and to preserve and maintain the security hereander against any adver- FOURTH—The said furt party agrees to keep all buildings, Genes, sidewalks and wasto, and especially no cutting of shrubberr, fruit or shade trees; and the commission of will at no time permit any part of the premises to be used in the conduct of any literal or	rae, superior or intervening claim or interest, other improvements on said irad estate in as good repair and condition as the same are in at this date, and to permit no twaste shall, at the option of the morigagee, render this morigage due and payable. Said first party further agrees that it disroputable business, or sach as will took it injure or cause undue deterioration or unflives of said premises for general
business or residence purposes; that it will parmit no unnecessary accumulation of commutation attachments of every kind relains to the plumbing for and use of natural or manufacture property thereby, and will keep all electric light wires and connections in safe condition a and inagent the promises at any reasonable hours and as often as he or they may desire,	bustible material upon said premises; that it will constantly keep in proper order all pipes, connections, fixtures and agas, or both, water supply and sewerage, furnaces, steam pipes and bollers, so no sto prevent damage or undue risk to the and properly insulated; the party of the second part reserving for himself and his representatives the right to enter upon
Pollars, in insurance companies approved by said second party, for not less than a three- additional security for the paymons of said promissory notes and the laterest to accord the said party of the second part, and that in the event of the fallers, negical or refusal of said	rentremental of the control of the c
amount; and the said second party may sign all papers and applications necessary to obtain under such the said second party may sign all papers and applications necessary to obtain under such the said specification of the said	In such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss given, full power to domaid, receive, collect and settled the same, and for that purpose may. In the name, place and stead cocipis and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward range to subsequent coverers; and if any of said agreements be not performed as inforesaid, then said party of the second
part or his assigns, may offeet such insurance as hereinbefore agreed, paying the oest their as paid, with interest thereon from the time of payment at the rate of 10 per cent. per anniasti note and interest compons. It is hereby further stipplated and a zreat that every insu- collaters, security to the party of the second part, or assigns, as above proylede, and when	reof; and may also pay the final judgment for statutory lien claims, including all costs; and for the repayment of all money um, payable semi-annually, these presents shall be as security, in like manner and with like effect as for the payment of rance policy issued on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as ther the same have been actually assigned or nor, the same shall, in case of loss, be payable to a sid second party or assigns
to the extent of their intorest as mortgages is said premiser SIXTH—And it. Is further stioulated, that in onse the said party of the first part sh keeping said buildings insured, as aforesaid, then the said second party of his legal repres interest at the rate of 10 per cent on sums paid for insurance from dato of such expenditu	t waste shall, at the option of the mortgagee, render this mortgage due and payable. Said trat party further agrees that it is insurance, as and as well tought to injure or cause under deterioration or unlines of said premises for general shattible material upon said premises; that it will constantly keep in proper order all pipes, connections, fixtures and dega, or both, water samply and seworage, furtances, steam pipes and bollers, as not to prevent damage or under risk to the adjace, or both, water samply and seworage, furtances, steam pipes and bollers, as not to prevent damage or under the head of properly insulated; the party of the second part reserving for himself and it pressuratives in the right to enter upon oremises against loss by fire, lighting and wind storm in the amount of the right of the right of the reservance of the reservance of the right of
repayment of which is intended to be hereby secured. SEVENTIL—Said drsp party further acrees, that if the makers of said note or not party shall commit waste up in said premises, or suffer the same to be done thereon, or to at the option of the holder of the note hereby secured, and at its, his or her option, only, as	os shall fall to pay any of said money either principal or interest, whenever the same becomes due, or in case the said first conform to or to ormply with any of the sovenants contained in this mortgage, the wholtsum of moset, berola secured may, di without notice, be declired dine and psyable at once, and this mortgage may thereupon be foreclosed immediately for
the whole of said money, interest and Obsits, together with its 8 autory damages in Gase of the foreclosure of the mortgage, so be furthwith an citied to the immediate possession of Forvalue received, the first party hereby ways all benefits of the stay, valuation and spreaded by the stay of the stay, valuation and spreaded by the stay of the stay, valuation and spreaded by the stay of t	is process; and said second party, its successors of easigns, or any legal noticer hereof, shall at ones, both whe many it a will to above described premises, and may at once take possession, and receive and collect rents; issues and profits thoreof. I raisement laws of the State of Oklahoma; and do further agree that the contract embodied in this mortgage and mot laws of the State of Oklahoma; and do further agree that the contract embodied in this mortgage and mot laws of the State of Oklahoma at high date of their coxecution.
pay to the said plantiff a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of petition for foreclessire, and the same shall be a fill NIN'rH.—It is further stipulated and agreed by the first party that upon the institu	l other legal costs and statutory fees, and horeby agrees that s
to take possession and control of the premise described herein, and to collect the reals at such receiver to be applied, ander the directions of the court, to the payment of any judge being kept and performed, this conveyance to be void; otherwise of full force and virtue. TEN FIH—It is corpressly stipulated that upon default herein salt to forcelose this re-	ment rendered or amount found due upon the foreobsure of this mortgage. The foregoing covenants and conditions mortgage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors, or
FIRST AND ASSESSED TO A STATE OF THE STATE O	mean the persons named in the preamble as parties of the Arst part, jointly and severally. age whou same is paid. cribed their names and affixed their seals.
WITNESSES:	John O'Cooper Sills Sovie Cooper Sills
&B. Crewison	Dovie Cooper San
James Mc Cana	
	Sign
STATE OF OKLAHOMA, County, Before me,	80. Creuses and for
said County and State, on this // day of	10.08, personally appeared John God Control
state of Oklahoma, County and State, on this day of 10.8, personally appeared to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth.	
(Seal) My commission expires Sep. 27-19/00	D. B. Crews 72 Notary Public.
STATE OF OKLAHOMA, State of OKLAHOMA, County.	a Notary Public, in and for
said County and State, on this	19., personally appeared.
to me known to be the identical personwho executed the within and fore free and voluntary act and deed for the uses and purposes therein set forth	egoing instrument, and acknowledged to me that executed the same as. Witness my hand and official seal the day and year lost above set forth.
My commission expires	-Notary Public.