HR. Chine it al.	STATE OF OKLAHOMA, \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
J. M. W.	County.) Filed for record in my office this A. D. 1908, at 100 o'clock M., and recorded in Book of Mortgages, on page
TO	(Seal) A. C. Walkley.
HE DEMING INVESTMENT COMPANY	Register of Deeds. Deputy,
tow all Men by these Presents, That on this. In the Start Lies wife, M. C.	the day of May 19 at St. R. C. Brilliand
E. J.	County, and State of Oklahoma, part Levof the first part, in
tgaged and hereby mortgage unto the said THE DEMING INVEST	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
es and profits thereof, and more particularly bounded and described as	choma, with all the improvements thereon and appurtenances thereto belonging, together with rents, sollows, to-wit: The westerly trace of the local field (2.5) feel of the local field (
	beer led are follower beginning as the souther state
ner of said lap seven (7), thereof.	
e of said box sever (D), northwe	e at right augher parallel with lastily
thely line of said lot seven (1),	
	enty-five (25) feet themes at right angles
perally with exattely line of feet to southerly line of said lone (1) southerlastely tribute line (2)	let sig (6) southeastuly one trunched and two its
ording to the official plat thereof, and warrant the title to the same,	d 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 IND TO HOLD the premises above described, together with all rights and claims of Homestead
by secured, and shall bear interest at the same rate. TO HAVE A mption and of Dower of the said part. Levot the first part, Levot the first part, and or the said premises and homestead examption and dower is	MD TO HOLD the premises above described, together with all rights and claims of Homestead Leirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and n anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its
ressors and assigns forever: Provided, nevertheless, and these presents FIRST,—The said part [12]. of the first part, for	are made by said part. A. of the first part upon the following covenants and conditions, to-wit:
nbrances; that they will and the liers, executors and administrators shall SECOND.—That they will pay to said second party or order.	and that .f. he 4. ha.zegood right to sell and convey the same as aforesaid; that the said premises are clear from all I forever warrant and defend the title to the said premises against the lawful claims and demands of all persons whom seever. DOLLARS
may and The	fil paid at the rate of
may be levied upon said real estate by the authority of the town, village or city in whi seesements of every kind and character levied upon the interest therein of the mort not be entitled to any offset against the sums hereby secured for taxes so paid; and it seasors or assigns, showing payment thereon, until the indobtedness hereby secured	ulnuance in torce of this instrument, the said first party agrees to pay all taxes, charges or assessments general or special, ob said real estate is situate, or any part thereof when the same shall become by law due and payable, including all taxes gages or his legal representatives and assigns; to pay all taxes levied upon asid mergagor and the said mergagors and lines that pay will be called and the said freshearty will be said premisely for the second part, its shall be fully paid. The said first party futther agrees to constantly keep the said premises free from mechanics' lieus
in Other fights, and so preserve mate minimal that sectority increasing against may award for FOURTH—The said fras party agrees to keep all buildings, clones, slacewards and capecially no cutting of shrubbery, fruit or shade trees; and the oomilasion of a too lime permit any part of the premises to be used in the conduct of any illored or described to the conduction of the properties.	phor improvements on said real estate in as good repair and condition as the same are in at this date, and to permit no was the same are in at this date, and to permit no was the same are in at this date, and to permit no was the same are in at this date, and to permit no the said in the provided by the said from the provided by the said from the said promises for general said provided the said promises for general said the said promises for general said provided the sa
	ad the control of the market of the Control of the
responding to the first state of the second	remises against loss by fire, lightening and what storm in the amount of the state
r súch nolley or p.liloles, the sald šecond party shall have, and is hereby specifically sit o sald first party, and a sagent and attorney in tace, sign and endorse all vanohers, re- aymont of the indobiodness hereby securod, and to assign any and all polles of insur p this assigns, m by ciflool such insurance as hereinbefore agreed, paying the osat there	iven, full power to demand, reserve, collect and settle the same, and for that purpose may, in the name, place and stead copies and drafts that shall be necessary to procure the moncy therequere, and to apply the amount so collected toward range to absequent owners; and if any of said agreements be not performed as aforesaid, then said sparty of the second coft and may also pay the ideal judgment for saturatory lies claims, including all costs; and for the resyment of all money of the contract of the cont
nce and interest contigons. It is hereby further subplicted and a read that every insur- local security to the party of the second part, or seigns, as above provided, and wheth e extent of their interest as mortisages in said premises SIXTH—And it is further activalized, that in case the said party of the first part sha	rance polloy issued on the promises covered by this mortusage during the existence of said mortusage, shall be assigned as her the same half, in case of loss, be payable to said second party or assigns till make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or, in
ing said buildings insured, as aforesaid, then the said second party of his isgal repress sof at the rate of liper each, on sume paid for insurance from date of such expenditu- ment of which is intended to be hereby sequent to the sum to the sum of such expenditu- tion of the sum of the door the sum of the sum of the sum of the door the sum of the su	smarred may pay such takes and avessments and effect such insurance, and the amount so expended therefor, with result paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum the sea shall fall to pay any of sald money either principal or interest, whenever the same becomes due, or in case the said first penforms to to comply with any of the coverants contained in this morrance, the wholesam of money brein socured may.
e option of the holder of the note hereby secured, and at its, his or her option only, and hole of said money, interest and obsis, together with the statutory damages in case of he foreolosure of this mortgage, be forthwith entitled to the immediate possession of it allue recoived, the first party hereby we rea all benefits of the star, valuation and appr	re until paid, and with the penalties and rate of interest fixed by law on such tares, shall be considered a sum the said flat 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 comply with any of the covenants contained in this morrage, the wholesam of money herein secured may a content of the covenants contained in this morrage, the wholesam of money herein secured may a covered the present and said second party, its successors or assigns, or any legal holder hereof, shall at once, upon the filling of a bill he above described premises, and may at once take possession, and receive and collect rate, sustees and profits thereof, raisement laws of the State of Okiahoma; and do further agree that the contract embodied in this morrage, and note laws of the State of Okiahoma; and do further agree that the contract embodied in this morrage, and content legal costs and statutory foes, and hereby agrees that s
ou nerwy sant in an it espous no governer cross-tree and adjudge according to the EIGHTH.—And said first party further expressly agrees that in case of a foreclosur the said plaintiff a reasonable attency's or solletter's fee therefor, in addition to all due and payable upon the filing of patition for foreclosure, and the same all his batter.	re of this mortigage, and as aften as any proceedings shall be taken to foreclose same, as herein provided, the first party will other legal costs and statutory roos, and hereby agreed that the control of the legal costs and statutory for any horeby agreed that the control of the legal costs and statutory for the provided the legal costs and the costs and the costs and the costs are received and the costs and the costs and the costs are received and the costs and the costs and the costs are received an
so possession and control of the premises described herein, and to collect the rents and receiver to be applied, under the directions of the court, to the payment of any judgm kept and performed, this convoyance to be void; otherwise of full force and virtue. TENTII—It is caprossly stipulated that upon default beyon suit to forcelose this m	d profits thereof, under the directions of the court, without the proof required by statute; the amount so collected by ment rendered or amount found due pond the foreclosure of this mortgage. The foregoing covenants and conditions norigage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors, or
of them, and all objections to venue of such sult are hereby expressly waited. ELLBYENTH.—In construing this mortgage the words "first party" shall be held to TYBLFTH.—Said first party agrees to pay for recording the release of this mortgag In Testimony Whereof, The party of the first part has hereunto subsc	nent rendered or amount tound one upon the torcolosure of this mortgage. The toregoing coverants and conditions a nortgage may be brought in country where real estate mortgaged is situated, regardless of residence of mortgagers, or mean the persons named in the preamble as parties of the first part, jointly and soverally. See whom same is paid. Oribed their names and affixed their scals.
NESSESY J. Meadows	AR Clinica Seals
Efficient Marianelle	Mari B li 600
W. Hamilton	Malle Blive Seals
STATE OF OKLAHOMA,	01.001
County and State, on this Aday of States	a Notary Public, in and for
A. B. William	and the Allie his wife
and voluntary act and deed for the uses and purposes therein set forth. ommission expires. Alcumber 20 at 1911.	egoing instrument, and acknowledged to me thatexecuted the same as witness my hand and official seal the day and year last above set forth. Company
STATE OF OKTAHOMA, Ss.	Mellin
County and State, on this June day of Many	n Notary Public, in and for
known to be the identical person who executed the within and fore and yoluntary act and deed for the uses and burnoses therein set forth.	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,
ommission expires. May 3 1908 6	(a) JOELE Notary Public.