	STATE OF OKLAHOMA,
The Man. 181	County. Filed for record in my office this 26 day of 21124 A. D. 1908, at 10 o'clock
trank & Middleton &	(Seal) St. B. Walkley
HE DEMING INVESTMENT COMPA	Register of Deeds. Deputy.
now all paen by these Presents, That on this	
Widdleton and Minnie	Oly it of the first part, in
nsideration of the sum of THE DEMING INVESTMENT CO in hand paid, by THE DEMING INVESTMENT CO ortgaged and hereby mortgage unto the said THE DEMING IN	MPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have VESTMENT COMPANY, its successors and assigns, the following premises, situated in the County of
ues and profits thereof, and more particularly bounded and described	of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents, ibed as follows, to-wit:
Lot ten (10) in bloc	B two (2) Bliss addition to the
Challala	
any of Journal	
ording to the official plat thereof, and warrant the title to the say	nio,
And it is hereby mutually agreed that in case the party of the vernment, or in any Court, in order to preserve or protect the title eby secured, and shall bear interest at the same rate. TO H	second part or its assigns should hereafter appear in any of the land departments or offices of the General e hereinbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts AYE AND TO HOLD the premises above described, together with all rights and claims of Homestead the heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and ower in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its
cessors and assigns forever: Provided, nevertheless, and these pr	neirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and ower in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its resents are made by said problem of the first part upon the following covenants and conditions, to-wit:
	aveyed, and that). he 4. ha
SECOND.—That they will pay to said second party or order interest thereon from 110 and 110 and 110 are first part, with coupons attached, of even date herewith.	
move on a column charming natural the and a dot of delicates the land at the l	the continuous in force of this instrument, the said first party agrees to pay all texes, charges or assessments, general or special, yin which said read costate is situate, or any part thereof whon the same shall become by law due and payable, including all taxes no mortgages or his legal representatives and assigns; to pay all taxes levied upon said mortgage; and the said mortgage; and that first party will exhibit conce a year, on demand, receipts of the proper persons to said party of the second part, its secured shall be fully paid. The said inter party interest greates to constantly keep the said promises from mechanics' liens
all other lions, and to preserve and maintain the security hereundor against an FOURTH—The said first party acress to keep all buildings, Jenoes, sidewa, o, and especially no outting of shrubbery, fruit or shade trees; and the commit any part of the premises to be used in the conduct of any like	Y acrosses, superior of intervening claim of interest, its and other improvements of in at this date, and to permit no salon and estate in as good repair and condition as the same are in at this date, and to permit no salon of waves shall, at the option of this mortgage, reador this mortgage due and payable. Said first party further agrees that it gal or disreputable business, or such as will lead to layou or underso under determination and in premises for general
minerity of every kind remaining to the planning tot and use of natural of thanks	indicated gas, or word, water supply and sewerage, furnaces, at and private and so prevent damage of undue risk to the
tional security for the payment of said promissory note and the interest to soo party of the second part; and that in the event of the failules, neglect or refuss second party, before noon of the day on which any of such policies shall expirant; and the said second party may sign all papers and applications necessary as suph noice on palicies, the said second party whall have a waid is harely assoil	rue thereon, as well as for the payment of all such sums of money as may have been advanced and paid, as hereic provided, by it of said first party to so insure the buildings, or to reinsure the same, and deliver the policies properly assigned or pledged to the e, then said second party is hereby authorized and empowered by these presents, to insure or reinsure said buildings for said to obtain such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss fleating right, full power to domand, needly confident and settle the same, and for that purpose may, in the name, place and stead fleating right, full power to domand, needly confident and settle the same, and for that purpose may, in the name, place and stead
he said first party, and as agent and attorney in fact, sign and endorse all vouc agent of the indebtedness hereby secured, and to assign any and all polules or his assigns, mry effect such insurance as hereinbefore agreed, paying the o aid, with interest thereon from the time of payment at the rate of 10 per cent; not and interest compone. Its hereby further still plated and regarders the	hers, receipts and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward of insurance to subsequent owners; and if any of said agreements be not performed as aforesaid, then said party of the second set thereof; and may also pay the final judgment for stautory lien claims, including all costs; and for the repayment of all money for anount, payable semi-annually, these presents shall be as security, in like manner and with like effect as for the payment of the remaining and the premises covered by this mortance during the axistence of said mortance, shall be assigned as
iteral security to the party of the second part, or assigns, as above provided, as extent of their interest as morriagues in said premises SIXTH—And it is further situalized, that in case the said party of the first long said building insured, as aforesaid, then the said second party or his logal restant by a tag of lip her cept, on sums paid for insurance from date of such ex-	three-year term, and to at once dediver the insurance prolitics, and the property insurance, and to at once dediver the insurance prolitics, properly assigned, or pledged to said second party as collateral and three-year term, and to at once dediver the insurance prolitics, properly assigned, or pledged to said second party as collateral and rue thereous, as well as for the payment of all such sums of money as may have been advanced and paid, as hereis provided, by at of said dret party to so insure the buildings, or to reinsure os the sums of money as may have been advanced and paid, as hereis provided, by at of said dret party to so insure the buildings, or to reinsure said buildings for said to obtain such insurance, in the name, place and stead to the said first party. And it is further agreed that in the event of loss lically given, full power to domand, receive, collect and settle the same, and for that purpose may, in the name, place and stead to insurance to subsequent owners; and if any of as ida gereomen is be not performed as atoresaid, then said party of the second collected toward of insurance to subsequent owners; and if any of as ida gereomen is be not performed as atoresaid, then said party of the second set thereof; and may also pay the final padgment for statutory lien claims, including all costs; and for the repayment of all money or insurance polloy issued on the previous covered by this mortgage during the aristance of the did mortgage shall be assigned as advanced to the same shall, in case of loss, be payable to said second party or assigns part shall make default in payment of the tax or assessments against and role estate, as, and at the times required by law, or in representative may pay such taxes and assessments and effect such insurance, and the times required by law, or in representative may pay such taxes and assessments and effect such insurance, and they and the said considered a sum the
yment of which is intended to be hereby secured. SUENTH:—Said first party further agrees, that if the makers of said note subal commit waste up in said premises, or suffer the same to be dons thereor e option of the holder of the note hereby secured, and at its, his or her option e boile of said manny, interest and orset, locather with the stuttory damages if	or notes shall fall to pay any of said money ofther principal or interest, whenever the same becomes due, or in case the said first of the coreonants contained in this morrgage, the whole sum of money herein secared may, only, and without notice, be declared due and payable at once, and this morrgage may thereupon be forceolosed immediately for case of protest; and said associated used to the case of protest; and said associated with 18 successors or assigns, or any legal holder bronch, shall at once, upon the filling of a bill
he foreclosure of this mortgage, be forthwilb entitled to the immediate posses value received, the first party hereby wa rea all benefits of the stay, valuation red hereby shall in all respects be governed, construed and adjudged according EIGHTH.—And sald first party further expressly agrees that in case of a fo	sion of the above described premises, and may at once take possession, and receive and collect rents, issues and profits thereof, and appraisement laws of the State of Oklahoma; and do further agree that the contract embodied in this morriage and note to the issues of Oklahoma at the date of their execution. reclosure of this morriage, and as often as any proceedings shall be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided, the first party will be taken to foreclose same, as hereis provided to the first party will be taken to foreclose same, as hereis provided to the first party will be taken to foreclose same, as hereis provided the first party will be taken to foreclose same, as hereis provided the first party will be taken to foreclose same, as hereis provided the first party will be taken to foreclose same, as hereis provided the first party will be taken to foreclose same, as hereis provided the first party will be taken to foreclose same as the first party will be taken to foreclose same as the first party will be taken to foreclose same as the first party will be taken to foreclose same as the first party will be taken to forec
o due and pashe upon the filing of potition for forcelosure, and the same shall NIN ITH.—It is further stipulated and agreed by the first party that upon the ke possession and control of the premises described herein, and to collect the or receiver to be applied, under the directions of the court, to the payment of an	penditure until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum the or notes shall fall to pay any of sald money oftlor principal or interest, whenever the same becomes due, or in case the sald first in, or to conform to or to oraply with any of the coverants contained in this mortgage, has been seen of money herein secarciad may, only, and without notice, be declared due and payable at once, and this mortgage may thereupon be forcolosed immediately for cose of protest; and said second party, its successors or assigns, or any legal holder hereof, shall at once, upon the filling of a bill sion of the above described premises, and may at once take possession, and receive and collect rates, issues and profits thereof, and appraisement laws of the State of Chaloma; and do further agree that the contract embodied in this mortgage and note to be above the same trace of Chaloma; and do further agree that the contract embodied in this mortgage and note to be a law of the legal cost in the same payable and the same pa
TENTH.—It is orpressly stipulated that upon default herein suit to foreolder or of them, and all objections to venue of such suit are hereby expressly waive ELEVENTH.—In construing this mortgage the words "first party" shall be TWELFTH.—Said first party agrees to pay for recording the release of this	o this mortgage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagers, or held to mean the persons named in the preamble as parties of the first part, jointly and severally, mortgage when same is paid.
In Testimony Whereof, The party of the first part has hereunted NESSES:	Subscribed their names and allixed their senis. Figure 1 Ministra Sedis
III in Bacante	Minnie B. Middleiner Sall
	Sedl Sedl
STATE OF OKTAHOMA, State OF OKTAHOMA, County 355. Before	1 1 10
County and State, on this 2 3 day of Man	me, January Public, in and for 1927, personally appeared Frank L. Middle
e known to be the identical person who executed the within a and yoluntary act and deed for the uses and purposes therein sel	nd foregoing instrument, and acknowledged to me that executed the same as forth. Witness my hand and official seal the day and year last above set forth.
commission expires September 1/15	III fless James & Steffensen Notary Public.
	me,
County and State, on thisday of	19, personally appeared
e known to be the identical personwho executed the within ar and voluntary act and deed for the uses and purposes therein set commission expires	d foregoing instrument, and acknowledged to me that executed the same as forth. Witness my hand and official seat the day and year last above set forth.