	\ STATE OF OKLAHOMA, ]
RS. Rebholz and	ausa County. Sss. Filed for record in my office this day of Aux. A. D. 1908, at o'clock
Emma Rebholy.	a.M., and recorded in Book 39 of Mortgages, on page 400
THE DEMING INVESTMENT COMPANY	(Seal) S. M. S. Begister of Deeds.
know all Men by these Presents, That on this	Deputy.
Resholy and Emm	
consideration of the sum of to The DEMING INVESTMENT COMPAN	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
/ <b>A</b> /	thoma, with all the improvements thereon and appurtenances thereto belonging, together with rents,
Lot murbered six (6) in	I flock numbered six (b) m
Friend addition to Bity	ranta di Prima di Prima di Santa di Prima di Pr
Iming wastion is ong	J. Lucia
acquiting to the official which the most and amount the title to the	
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 second Government, or in any Court, in order to preserve or protect the title hereiners by secured, and shall bear interest at the same rate. TO HAVE A	d part or its assigns should bereafter 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 AND TO HOLD the promises above described, together with all rights and claims of Homestead
Exemption and of Dower of the said part Allof the first part, The appurtenances to the said premises and homestead exemption and dower i successors and assigns forever: Provided, nevertheless and these presents	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 heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and an anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its are made by said past and of the first part upon the following covenants and conditions, to-wit:
FIRST. The said part Low of the first part, for that Low Low Lawfully select in toe of the premises hereby conveyed,	and that have, hare have, oxecutors and administrators covenantto and with said party of the second part, and that hezy, hare negood right to sell and convey the same as atoresaid; that the said premises are clear from all it to rever warrapt, and defend the title to the said premises against the lawful claims and domands of all persons whomsoover.
SECOND.—That they will pay to said second party or order with interest thereon from full 1992, un	til paid at the rate of
of the first perk, with coupons attached, of even date herewith.  Thillip. And it is further agreed by the said first party hereto that during the con that may be levied upon said real estate by the authority of the town, village or city in whit and assessments of every kind and character levied upon the laterest therein of the mort shall not be entitled to any offset against the sums hereby sequend for taxes so paid; and it	til paid at the rate of
the same to the sa	mante shall at the entire of the mentagrap condentite mentagraphic and neverla. Said first north further agrees that it
business or residence purposes; that it will permit no unnecessary nocumulation of comb attachments of every kind relating to the plumbing for and use of natural or manufactured property thereby, and will keep all electric light wires and connections in safe condition ar and inspect the promises at any reasonable lours and as often as he or they may desire. FIFTI —And the said first party agrees to at once insure the buildings upon said p	ils reputable business, or such as will tend to injure or cause indus detectoration or unitures of said premises for sceneral users in the uniture of the property of the second party as foliatern and ear term, and to at once deliver the insurance policies, properly assigned or piedged to said second party as foliatern and early to so insure the buildings, or to relative the same, and cell wor the policies properly assigned or piedged to the second party of the s
Tollars, in Insurance companies approved by said second party, for not less than a tarea-y additional security for the payment of said promisory note and the interest to accore their said party of the second part; and that in the event of the failure, neglect or refusal of said second party, before noon of the day on which any of such policies shall expire, then amount; and the said segond party may sign all papers and applications necessary to obtain	ear term, and to at one deliver the insurance posities, properly assigned, or progress of said seconds party as consect and recon, as well as for the payment of all such sums of money as may have been advanced and paid, as herein provided, by if first party to so insure the buildings, or to relature the same, and deliver the policies properly assigned or pledged to the said second party is bereby authorized and empowered by these presents, to insure or relature said buildings for said a such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss
under such holicy or policies, the said second party said have, and sufferly specifically of the said first party, and as agent and attorney in fact, sign and endorse all vouchers, rete payment of the indotedness hereby sequed, and to assign any and all policies of fissurpart or his assigns, my effect such insurance as hereinbefore agreed, paying the cost there so paid, with interest thereon from the time of payment at the rate of 10 per cent. Per annu	colpis and drafts that shall be necessary to produce the money thereunder, and to apply the amount so collected toward range to subsequent owners; and if any of said agreements he not performed as aforesaid, then said party of the second cof; and may also pay the final judgment for statutory lien claims, including all costs; and for repayment of all money im, payable semi-annually, these presents shall be as security, in like maner and with like effect as for the payment of
said note and interest coupons. It is noreof further supplicate and a free this view which collaters securely not be second part, or assigns, as above provided, and whelt to the extent of their interest as mortgages is said premises  **SIXTH**—And it is further stipulated, that in case the said party of the first part she keeping said buildings insured, as aforesaid, then the said second party or his legal representations.	there planty issued of the premises devoted by the northest me easterned state of said seasond party or assigns as a large assignment of the taxes or assessments against said real estate, as, and at the times required by law, or in entative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor, with
interest at the rate of 10 per cent. on sums paid for insurance from date of such expenditure repayment of which is intended to be hereby secured.  SBVENTH.—Said first party further surces, that if the makers of said note or note party shall commit waste tup a said premises, or suffer the same to be don't shereon, of to a title option of the holder of the note hereby secured, and at its, his or her option only, and	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 all make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or in entative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor, with real unity paid, and with the penalties and rate of interest fixed by law or such taxes, shall be considered a sum the set until paid, and with the penalties and rate of interest fixed by law or such taxes, shall be considered a sum the set until paid, and with the penalties and rate of interest fixed by law or such taxes, shall be considered a sum the set until paid, and with the penalties and rate of interest fixed by law or such taxes, shall be considered a sum the softence of comply with any of the Caveanuts contained in this mortgage, he whole sur once, upon the filling of a bill he above described pranties, and may at once take possession, and receive and collect rents, issues and profits thereof, ratesoment laws of the Catalon of Oktahoma; and of trither agreed that the contract embodied in this mortgage, and not other legal costs and stattory fees, and hereby agrees that S
the whole of said money, interest and obest, together with the statutory annales in case of for the foreolours of this mortgace, be forthwith entitled to the immediate possession of t For value received, the first party hereby waves all benefits of the stay, valuation and app secured hereby shall in all respects be toverned, construed and adjudged according to the EIGITIL—And said first party further expressly agrees that in case of a foreclosu	hotoes; and sale account plat is accessed to a sale and a profit of the
pay to the said plaintiff a rossonable attorney's or solicitor's foe therefor, in addition to all to be due and payable upon the filting of petition for foreolessire, and the same shall be a fut to NIN Fit.—It is further stipulated and agreed by the first party that upon the institut to take possession and control of the premises described herein, and to collect the rosts and such receiver to be applied, under the directions of the court, to the payment of any judge.	other legal costs and statutory fees, and hereby agrees that s
being kept and performed, this conveyance to be vold; otherwise of full force and virtue. "ENTH.—It is expressly etipulated that upon default herein sult to forcelose this m either of them, and all objections to venue of such sult are hereby expressly waived. ELEVENTH.—In construing this mortgage the words "first party" shall be held to "TYPLIFTH—Said first party agrees to pay for recording the release of this mortga.	nortgage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors, or — mean the persons named in the presimble as parties of the first part, jointly and severally. ge when same is paid.
In Testimony Whereof. The party of the first part has hereunto subscriptions.	priped their names and affixed their seals.  Seals.  Seals.
mana of San John John Leller and a second	Emma Relletz - Seils
Sugaragin 186. pinanistras ortan natur naturation ortanism ortanis	Sid Car
STATE OF OKLAHOMA,	120-1
said County and State, on this 26 th day of	a Notary Public, in and for
to me known to be the identical person who executed the within and for free and voluntary act and deed for the uses and purposes therein set forth.	thered and wife !
My commission expires 22 26 1911 fleat)	
said County and State, on thisday of	10 , personally appeared , and
to me known to be the identical person	going instrument, and acknowledged to me that——executed the same as————————————————————————————————————
ary Commission Capit Cangar approximation in the proportion of the commission of the commission of the capital	Management of the state of the