// day of 1 10 0	cord in my office this Eat 10 3 o'clock
TO (Seat) Colonies (Seat) TO (Seat) Deputy.	on page 4-3-5. Register of Deeds.
know all Men by these Presents, That on this I The day of Many 10.08, 20 of Cleaning Samuel & Cleaning Swinge and Scale Country, and State of Okfahoma, part	Trackand
consideration of the sum of AASA DOLLARS to Local part, the receipt whereof is hereby acknowledged, have mortgaged and profits the solution to the said THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have mortgaged and profits and receipt whereof is hereby acknowledged, have mortgaged and receipt whereof is hereby acknowledged, have a constant whereof is hereby acknowledged,	
Got Give (5) in Alock Fourteen (14) in Kodge ad to the City of Julea.	'dilion
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 part or its assigns should hereafter appear in any of the land departments	or offices of the General
And it is hereby mutually agreed that in case the party of the second part or its assigns should hereafter appear in any of the land departments Government, or in any Court, in order to preserve or protect the title hereinbefore warranted, all costs and expenditures made in that behalf shall hereby secured, and shall bear interest at the same rate. TO HAVE AND TO HOLD the premises above described, together with all rights a Exemption and of Dower of the said parts. So the first part, Lower the first part wherein, with all the privileges, appurtenances to the said premises and homestead exemption and dower in anywise appertaining and belonging to said THE DEMING INVESTME successors and assigns forever. Provided, nevertheless, and these presents are made by said parts. Of the first part upon the following covenants: FIRST. The said parts. So the first part, tor Lower to and with that Lower the said parts and administrators coreant. To and with that Lower the said parts and administrators coreant. To and with the said parts and administrators coreant.	the said party of the second part,
Incumbrances; that he will and the cability, executors and administrators shall forevor warraft and defend the title to the said premises against the lawful claims and dema SECOND.—That they will pay to said second party or order the control of t	ands of all persons whomsoever, DOLLARS annually, on the first day of
and all contributions, and to preserve and maintain the security forecasts trades as a local contribution of the two finest parts of the said first party agrees to keep all buildings, fences, sidewalks and other improvements on said real estate in as good repair and condition as the same are in waste, and especially no cutting of shrobbary, fruit or shade crees; and the commission of waste shall, at the option of the martigage, render this mortgage due and payable. Said will in the part of the party party of the premises to be used in the conduct of any libral or disreputable business, or such as will tend to lujure or cause undue descriptation or unfitness.	at this date, and to permit no irst party further agrees that it ss of said premises for general
FIFTH —And the said first party agrees to at once insure the buildings upon gaid premises agreements by my companies approved by said second party, for notises than a three-year term, and to at once deliver the insurance oppliets, preparity assigned, or pledged to said additional security for the payment of said promissory note and the interest to accord the read of the payment of all such sums or tomey as may have been advanced an said party of the second party, before you of the element of the fallency, eigher or refusal of said first party to so insure the subtract the same, and deliver the pollows propared as second party, before you not the day on which any of such publications necessary to obtain a party in the representation of the said first party. And it is further a under such noiley — he said second party shall have, and is hereby specifically given, full power to demand, receive, collect and settle the same, and for that purpose mary for the said first party. And according the payment of the indebtuness hereby southed, and no other purpose mary to payment of the indebtuness hereby southed, and in saign any and all policies of insurance to subsequent owners; and it any of said agreements be not performed as accreasing the party of the said descendence of the said first party. And is severally and in party of the said second party shall not such as a series and the payment of the indebtuness hereby southed, and one said apply it is party of the said second party shall not such as a love said.	d second party as collateral and depending as herein provided, by erity assigned or pledged to the elnaure said buildings for said reed that in the event of loss in the name, plue and such a mount so collected assert the the repuyment of all money a affect as the transport of all money a affect as the second
so paid, with interest thereos trem into time of payment, in the rate of payment, the state of payment of the second part, or estign, as a love that every farther stipulated and a root that every farther payment of the second part, or estign, as a love provided, and whether the same have been admitted account to the attent of their interest as mortgaged in said promisers. SIXTH—And it is turther stipulated, that in case of loss, be payable to the attent of their interest as mortgaged in said party of the first parts shall make default in payment of the taxes or assessments against said real estate, as, and at keeping said buildings insured, as aforesaid, that in case allowed the payment of the taxes or assessments against said real estate, as, and at keeping said buildings insured, as aforesaid, that of insurance and the amount interest at the rate of 10 per cent. On the payment of the control of the payment of the penalties and rate of interest fared by law on such taxes, repayment to the payment of the payment of the penalties and rate of interest, whenever the same become party said commit waste upon said premises, or suffer the same to be done thereon, or to conform to recomply with any of the covenants contained in this mortgage, the wholes at the called of the payment of the payment of the covenants contained in this mortgage, the wholes are to be called use and payable at once, and this mortgage may thereupon	mortgage, shall be insigned as to said second party or assigns to the times required by law, or in nt so expended therefor, with shall be considered a sum the ce due, or in case the said first mof money herein secured may, be foreclosed immediately for
business or residence purposes; that it will permit no unasce-sary accumulation of combustible material upon said premises; that it will constantly keep in proper order all patches and relating to the piumbing for and use of natural or manufactured gas, on the only, water supply and sewerage, furnaces, steam pipes and bollers, so as to previously thereby, and will keep all electric light wires and connections in asto condition and properly instituted; the private property of the second part reserving for himself and his represent and inspect the promises at any reasonable hours and as often as how or they may desire. Polars, in Insurance companies approved by said second party, for not less than a three-year term, and to at once deliver the insurance policies, properly assigned, or pledged to an additional security for the payment of all such as may have been advanced an additional security for the payment of all such as may have been advanced as said party as the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of all such such such as of the payment of the indubt. The payme	at once, upon the filing of a bill rist, issues and profits thereof. lied in this mortgage and note rein provided, the first party will asonable solicitor's fee, said fee raceiver appointed by the court tet the amount so collected by joing covenants and conditions
being kept and performed, this conveyance to be vold; otherwise of full force and dyrtuce. being kept and performed, this conveyance to be vold; otherwise of full force and dyrtuce. being kept and performed, this conveyance to be vold; otherwise of full force and dyrtuce. colline of them, and all objections to venue of such suit are hereby expressly walved. colline of them, and all objections to venue of such suit are hereby expressly walved. ELEVENTH.—In construing this mortgage the words "first part" shall be held to mean the persons named in the preamble as parties of the first part, jointly and severally. ELEVENTH—Said first party agrees to pay for recording the release of this mortgage when same is paid. In Testimony Whereof, The party of the first part has hereunte subscribed their names and affixed their seals. WITNESSES: **Maxwall Gold Columnation** WITNESSES:	of residence of mortgagors, or
D. B. Crewson Samuel Z. Cleme Janes De Casar	
STATE OF OKLAHOMA, Class a County. } ss. Before me, C. L. Lender and for a Notary Public, in and for said County and State, on this // The day of June 19.0.8, personally appeared Mannie B. Cleman.	
to me known to be the identical person. Twho executed the within and foregoing instrument, and acknowledged to me that 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. My commission expires SIMATE OF OVELAHOMA	the same as Them.
STATE OF OKLAHOMA, County. Before me, 19, personally appeared and to me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that executed tree 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,	
26 전 BEST 19 B	Notary Public.