	STATE OF OKLAHOMA,	
	Il day of full	Filed for record in my office this 1. D. 19 1, at 1 o'clook
TO	M., and recorded in Book 37 (Seal) M. C. Wa	of Mortgages, on page 461
THE DEMING INVESTMENT COMPANY		Register of Deeds, Deputy.
know all Men by these Presents, That on this	day of July 19.	,
Grad at Williams and Bharles &	I Williams wife an	e of Oklahoma, part. Leof the first part, in
consideration of the sum of	f Oswego, Kansas, party of the second part, the re	ccipt whereof is hereby acknowledged have
	a, with all the improvements thereen and appurter	nances thereto belonging, together with gents,
Lote sig (b) and seven (7) of	leach Links	nd actives
territoria de la companya de la composição de la composição de la composição de la composição de la composição La composição de la compo		und san lowled
to Bity of Tubal		nowled to be to be
		ore me
		elease elease
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 par	rt or its assigns should bereafter appear in any of th	ie land departments or offices of the Heppin
And it is hereby mutually agreed that in case the party of the second par Government, or in any Court, in order to preserve or protect the title hereinbel hereby secured, and shall bear interest at the same rate. TO HAYE AND Exemption and of Dower of the said part.	rs, executors, administrators or assigns therein, wit	n that behalf shall be added to the appoints or with all rights and claims of the provinces and the privileges, rights, bereath mehts and the all the privileges, rights, bereath mehts and the appointment of the provinces and the provinces are the provinces are the provinces and the provinces are the provinces and the provinces are the
successors and assigns forever: Provided, nevertheless, and these presents are FIRST.—The said part	made by said part of the first part upon the fo	ollowing covenants and condition footit: A
incumbrances; that May will, and Male hoirs, executors and administrators shall fore SECOND,—That they will pay to said second party or order May 1	ver warrant and desend the title to the said premises against the	a lawful claims and domands of all persons who in october to
with interest thereon from	id at the rate of	payable annually, on the first day of concertain promissory note of the said particles ay all taxes, charges or assessments, general or special,
that may be levied upon said real estate by the authority of the town, village or city in which said assessments of every kind and character levied upon the interest therein on of the mortgage shall not be entitled to any offers against the sums hereby secured for taxes so paid; and that in a sum of the property of the said in the said of the said that the said of the said in the said of the said th	d real estate is situate, or any part thereof when the same she or his legal representatives and assigns; to pay all taxes st party will exhibit once a year, on demand, receipts of the be fully paid. The said first party further agrees to constan parter or interventive claim or interest.	Il become by law due and payable, including all taxes levied upon said mortgage; and the said mortgagors proper persons to said party of the second part, its ty keep the said premises free from mechanics liens
		ion as the same are in at this date, and to permit no use and payable. Suid first party further agrees that it leterioration or unfiness of said premises for remoral in proper order all pipes, connections, fixures and dibliers, so as to prevent damage or undue risk to the
property thereby, and will keep all electric light wives and connections in safe condition and pro and inspent the premises at any reasonable hours and as often as he or they may desire. FIF FII —And the said first party agrees to at once insure the buildings upon said premis 'bullars, in insurance companies approved by said second party, for not less than a three-year to	porly insulated; the party of the second part reserving for hi ses against loss by fire, lightning and wind storm in the amount arm, and to at once deliver the insurance policies, properly as	meelf and his representatives the right to enter upon of
additional sections, for cities primitivate in the consistency of the failure, deglect or refusal of said disc said second party, battern con of the day on which any of such policies shall expire, then said second party may sign all papers and applications necessary to obtain such under such noticy or pulsels, the said second party may sign all papers and applications necessary to obtain such under such noticy or pulsels, the said second party shall nave, and its hereby specificalty given,	party to so insure the buildings, or to reinsure the same, and econd party is hereby authorized and empowered by these p i insurance, in the name, place and stead of the said first party full power to demand, receive, or lied and settle the same, and	leliver the policies properly assigned or pledged to the resents, to insure or reinsure said buildings for said r. And it is further agreed that in the event of loss if for that purpose may, in the name, place and stead
of the said first party, and a sagent and attorney in fact, sign and endored all volucities, recognize the paymont of the indeptedness hereby securita, and to assign any and all policies of insurance part or his assigns, may effort about insurance of president the rate of the property of the same party of the property of the propert	t and aratts that shall be necessary to produce the money the to subsequent owners; and it may of said agreements be not p and may also pay the final judgment for statutory lien claims, i yallo semi-annually, these prosents shall be as security, in lil polloy issued on the promises covered by this mortgage durin	edinder, and to apply the amount to collected toward efformed as aforesaid, then said party of the second noluding all costs; and for the repayment of all money to manner and with like effect as for the payment of gitle oxistonce of said mortgage, shall be assigned as
collateral security to the party of the second part, or assigns, as above provided, and whether the other extent of their interests as mortgages in said premises. SIXTH — And it is further stipulated, that in case the said party of the first part shall make the said before the said second to the	te same have been actually assigned or not, the same thall, in the default in payment of the taxes or assessments against said we may pay such taxes and assessments and effect such in the library of interest fixed it had a fixed fixed.	rase of loss, be payable to said second party or assigns I real estate, as, and at the times required by law, or in surance, and the amount so expended therefor, with yo law on such tares, shall be considered a sum the
repayment of which is intended to be hereby secured. SSUENTH.—Said first party further acrees, that if the makers of said note or notes shall not or notes shall not on the continuous state of the c	I fall to pay any of said money either principal or interest, wh m to or to comply with any of the coreants contained in this low notice, be declared due and payable at once, and this money ast, and said ascord army lesses or or safety or any less	enever the same becomes due, or in case the said first mortgage, the whole sum of money herein secured may, take may thereupon be foreclosed immediately for real holder hereof, shill be come upon the filing of that
business of residence purposes; that it will permit no dimeso-sary accommendation of composition attachments of very kind relating to the plumbing for and use of natural or manufactured gas, properties of very kind relating to the plumbing for and use of natural or manufactured gas, properties of very kind relating to the plumbing for and use of natural or manufactured gas, and inspect the premises at any reasonable hours and as often as he or they may desire and inspect the premises at any reasonable hours and as often as he or they may desire and inspect to premise at any reasonable hours and as often as he or they may desire additional security for the payment of said promisery note and the interest to accrue thereof, said party of the second part, and that in the event of the failure, neglect or refusal of said first and didtional security for the payment of said promisery note and the interest to accrue thereof, and decoral party, balors near party and sign all paners and capp, includes a necessary to obtain such under such noticy or policies, the said second party shall have, and is hereby specifically given, of the said first party, and as agent and attenney in fact, sign and endorse all vuclueirs, receipts the payment of the indebtodness hereby secured, and to assign any and all policies of insurance as perfect payment of the said respect to the payment of the indebtodness hereby secured, and to assign any and all policies of insurance as nearly assigns, my effect such insurance as hereinhostore agreed, paying the oast thereof, a so paid, with interest thereon from the time of payment at the rate of 10 per cent, on the time of the party of the second part, or assigns, as above provided, and whether to the extent of their interest at some tagges in said premises. SIXTH —And it is further stipuishted, that in case the said party of the first part shall make here the of 10 per cent, on sums pall for insurance from date of such expenditure to the extent of their interest at the rate of 10 per cent, on sums	ovo described premises, and may at once take possession, and ment laws of the State of Oklahoma; and do further agree to fo the State of Oklahoma at the date of their execution. this mortgage, and as often as any proceedings shall be taken	receive and collect rents, issues and profits thereof, at the contract embodied in this mortgage and note to forcelose same, asherein provided, the first party will
pay to the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all other to be due and payable upon the filling of petition for foreclosure, and the same shall be a further NIN Fit.—It is further sipulated and agreed by the frest party that upon the institution of to take personal party of the property	r legal costs and statutory fees, and nereby agrees that S	leare
being kept and performed, this conveyance to be void; otherwise of full force and virtue. TENTH—It is orpressly stipulated that upon default herein suit to fronciose this mortge either of them, and all objections to renue of such suit are hereby expressly walvod. ELRYENTH—In construing this mortgage the words "are parents and this mortage the	ige may be brought in county where real estate mortgaged is the persons named in the preamble as parties of the first par- ton same is paid.	situated, regardless of residence of mortgagors, or jointly and severally.
In Testimony Whereof, The party of the first part has hereunto subscribed WITNESSES:	d their names and affixed their seals.	
Lucy Ray (50)	Chaste, Wie	llame Seall
		SW
STATE OF OKLAHOMA, County, ss. Before me,	371 Islands appeared 12	a Notary Public, in and for
said County and State, on this 2/9" day of to me known to be the identical person who executed the within and foregoir	100 S., personally appeared 12	
to me known to be the identical person who executed the within and foregoin free and voluntary act and deed for the uses and purposes therein set forth. We may commission expires		excluted the same as
STATE OF OKLAHOMA,		
Said County and State, on this day of	19	The second secon
to me known to be the identical person—who executed the within and foregoin free and voluntary act and deed for the uses and purposes therein set forth. Wi	and	
My commission expires		