	STATE OF OKLAHOMA, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	2.3 day of full 1. D. 19 af , at 3 o'clock
	D. M., and recorded in Book 3 9 of Mortgages, on page 466
THE DEMING INVESTMENT COMPANY	(Scal). If G. Mallely Register of Deeds.
	Deputy.
know all Men by these Presents, That on this 2	6Th day of June 1016, Million
mortgaged and hereby mortgage unto the said THE DEMING INVESTM	County, and State of Oklahoma, part. Co. of the first part, in DOLLARS To of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have HENT COMPANY, its successors and assigns, the following premises, situated in the County of homa, with all the improvements thereon and appurtenances thereto belonging, together with rents,
issues and profits thereof, and more particularly bounded and described as	follows, to wit:
mended sead of the Billy Tulsolo	Alas more particularly described as follows
eginning at the morthwesterly corner	
costherly line of said lot one hundred	and forty (40) feet to the northeastely corner of
sid lot, thence southeasterly along	the easterly wine of said lot fifty (o) feet, there
withwestery and farallel with the n	on therely live of said bot me funded and forty (40)
it to the westry line of said to by there	enorthwestally along the weitely live of said los
leging SU feet, to the fluct of warrant the title to the same.	egennerg
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 herein hereby secured, and shall bear interest at the same rate. TO HAVE A Exemption and of Dower of the said part the first part, I have appurtenances to the said premises and homestead exemption and dower in successors and assigns forever: Provided, nevertheless, and these presents a First.—The said part that the first part, for the first part what have presented to fee of the premises hereby convoyed, as	part or its assigns should hereafter appear in any of the land departments or offices of the General abefore warranted, all costs and expenditures made in that behalf shall be added to the amounts ND 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 anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its are made by said part. About the first part upon the following covenants and conditions, to-wit: ———————————————————————————————————
SECOND.—That they will pay to sold accord party or order Suchar Junti rith interest thereon from 1975, until Junti	torever warrant and defend the title to the said premises against the lawful coalmand of an persons warmsoever. DOLLARS Il paid at the rate of
EQUIDING The said first power a trope to bean all buildings fences sidewalks and of	inuance is force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or special, head real estate is situate, or any part thereof whon the same shall become by law due and payable, including all taxes ragee or his legal representatives and assigns; to pay all taxes levied upon \$s^*\$
vasto, and especially no cutting of shrubbary, fruit or shade trees; and the commission of vill at no time permit any part of the premises to be used in the conduct of any illucal of visualizes or residence purposes; that it will permit no unnece-sary accumulation of combustanomats of every kind relatings to the clumbul for and use of natural or manufactured i	waste shall, at the opinion of the morigagee, renor this mortgage due and payable. Said hist party turtuer agrees to at its reputable business, or such as will tend to injure or oause undue deterioration or unlituees and premises, objections, at the material upon said premises, that it will constantly key in proper order all nipes, connections, attures and gas, or both, water spapiy and sewerage, furnaces, steam pipes and boliers, so as to prevent demage or induce risk to the
foliars. In insurance companies approved by said second party, for not less than a unew-ye diditional security for the payment of said promisory not and the interest to accordate the lad party of the second part; and that in the sevent of the allume, neglect of early and a mount and the said second party may sign all papers and applications necessary to obtain mount; and the said second party may sign all papers and applications necessary to obtain near such nolley or publicles, the said second party shall have, and is hereby specifically give it has all save, and a public second party may sign at the said second active shall have, and is hereby specifically give it has all save, and the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically give in the said second party shall have, and is hereby specifically shall have, and is hereby specifically shall have, and is hereby specifically shall have shall have, and is hereby specifically shall have a subject to the said second party shall have, and is hereby specifically shall have, and is hereby specifically shall have a subject to the said second party shall have, and is hereby specifically shall have, and is hereby specifically shall have a subject to the said shall have a shall have	i properly insulated; the party of the second part reserving for himself and his representatives the right to enter upon emises against loss by fire, lighting and wind so and in the amount of
, paid, with interest thereon from the time of payment at the rate of toper cent. Par unuml did note and interest coupons. It is hereby further sitplicated and a groad that every insura illateral security to the party of the second part, or assigns, as above provided, and which the extent of their interest as mortgages in said premises SIXTH —And it is further stipulated, that in case the said party of the first part shall seping said buildings insured, as aforeasid, then the said second party or his legal represen-	I, payable semi-definition, these presents shall be a security. In the hander and what the circle as 10 the payment of nee priley issued on the premises covered by this mortgaged during the existence of said mortgage, shall be assigned as or the same have been actually assigned or not, the same shall, in ease of loss, be payable to said second party or assigns I make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or in itative may pay such taxes and assessments and effect such issurance, and the amount so expended therefor, with
terest at the fath of 10 per cent. On sums plan for insurance from union, such expenditurely payment of which is intended to be hereby sourced. SUVEN THE —Said first party further are suffer that if the makers of said note or notes safty to be suffered to the control of the c	shall fall to pay any of said money either principal or interest, whenever the same becomes due, or in case the said first into or to o simply with any of the covenants contained in this mortgage, the whole sum of money herein secured may, without notice, be declared due and payable at once, and this mortgage may thereupon be forciosed immediately for protest; and said second party, its successors or assigns, or any legal holder hereof, shall at once, upon the filling of a bill a chore desorbled premises, and may at once take possession, and receive and collect routs takes and profits thereof.
or value received, the first party hereby wa ves all b-neitles of the tarty, valuation and appri- courred hereby shall in all respects be governed, construed and adjudged scoording to the le- BIGHTH.—And said first party further expressly agrees that in case of a foreclosure up to the said plaintiff, a reasonable atterney's or solicitor's fee therefor, in addition to all or be due and payable upon the filling of petition for foreclosure, and the same shall be a fur NIN FI — let is further effounded and screed by the first harty that upon the institution.	insement have of the batte of Chindmar and of further agree that no contract embouse in this inchagge and not one was of the State of Chindmar at the date of their execution, so this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first party will their legal costs and statutory foes, and hereby agrees that S
take possession and control of the premises described herein, and to collect the rents and und receiver to be applied, under the directions of the court, to the payment of any judgm eing kept and performed, this convoyance to be vold; otherwise of full force and virtue. "ENPIR"—It is oppressly stiplatized that upon default herein suit to forcelose this motities of thom, and all objections to venue of such sait are hereby expressly waited the ELEVENTH—In construing this mortgage the words "Irst pathy" shall eat to a TYBELFTH—Said first party agrees to pay for recording the release of this mortgage. In Testimony Whereof, The party of the first part has hereunto subscr	e until paid, and with the possibles and rate of interest fixed by law on such taxes, shall be considered a sum the shall full to pay any of said money either principal or interest, whenever the same becomes due, of in case the said first notors to to comply with any of the coverants contained in this mortgage, the whole sum of money herein secured may, without notice, be declared due and payable at once, and this mortgage may thereupon be foreolosed immediately for protest; and said second party, ils successors or assigns, or any igal holder hereof, shall a none, upon the filing of a bill a above described premises, and may at once take possession, and receive and collect ronts, issues and profits thereof, all the contract combodied in this mortgage and and so that is successful to the contract combodied in this mortgage and and so that is contracted, and any proceedings shall be taken to topical seame, as herein provided, the first party will other legal costs and statutory foes, and hereby agrees that S
/ITNESSES: DE Lynch	Title Wilson Seab
led! Caretter)	Suran & Wilson Seas
STATE OF OF ATOMA	
STATE OF OKLAHOMA, State, on this 3" day of July	Polit & Lynch n Notary Public, in and for 1906, personally appeared Millian and
	going instrument, and acknowledged to me that the executed the same as with the same as with the same as the same
STATE OF OKLAHOMA, Gounty, S5. Before me.	a Notary Public, in and for
id County and State, on thisday of	
o me known to be the identical person—who executed the within and foregee and voluntary act and deed for the uses and purposes therein sot forth. Ty commission expires	coing instrument, and acknowledged to me that————executed the same as

the second