	STATE OF OKLAHOMA,
	Liles County. Ss. Filed for record in my office this Liled ay of Aug. A. D. 1908, at 9 2 0'clock
	a.M., and recorded in Book of Mortgages, on page
THE DEMING INVESTMENT COMPANY	(Seat) A. G. Walkly Register of Deeds.
THE DEMING INVESTMENT COMPANY	Doputy
Know all Men by these Presents, That on this	the day of august, 1928.
albert M. Hoyee and	Suits is Story County, and State of Oklahoma, part of the first part, in
consideration of the sum of	Coll Swego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
mortgaged and hereby mortgage unto the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated in the County of	
issues and profits thereof, and more particularly bounded and described as	follows, to-wit:
Lot ten (10) in block two to	unded and fine (200) in Woodlaws
addition to Treka	
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
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 AT	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
successors and assigns forever: Provided, nevertheless, and these presents a	are made by said part. Lead in hist part upon the londwing coverants and conditions, to-wit:
that theil and lawfully seized in fee of the premises hereby convoyed, at	and
SECOND.—That they will pay to said second party or order	
of the first part, with coupons attached, of even date herewith.	nuance in face of this instrument, the said first party screes to pay all types, 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 and assessments of eyery kind and character levied upon the interest therein of the morre shall not be entitled to any offset against the sums increby secured to taxes as paid; and the	in each year, and in accordance with
successors or assigns, showing payment energet, until the indecendess hereby securous and all other liens, and to preserve and maintain the security hereonder against any adverse FOURTH—The said first party agrees to keep all buildings, fences, sidewalks and of wasto, and sepically no cutting of shrubbery, fruit or shaded recest and the commission of w	s, superior interventing collam or interest mirrors in constantly ever the sate presents from the manual ments, there improvements on said real estate in as good repair and condition as the same are in a this date, and to permit no waste said, at the option of the mortgage, render this mortgage due and payable. Said art this date, and to permit no
will at no time permit any part of the premises to be died in the conduct of any indext or us business or residence purposes; that it will permit no unnece-sary accumulation of conduction attachments of every kind relating to the plumbing for and use of natural or manufactured a property thereby, and will keep all electric light wires and connections is aske conditions.	subjuinate distincts, or such as win tend of injure or cause undue defendation or markets of said promises; that it will constantly keep in proper order all plees, connections, fatures and grave to both, water supply and sewering, furnacea, seem plees and objects, so as to prevent damage or undue risk to the properly insulated; the party of the second part researcing for himself and his representatives the right to enter upon
and haspeot the premises at any reasonable hours and as often as heer they may desire.  FIF IT.—And the said first party agrees to at once insure the buildings upon said pre l'ollars, in insurance companies approved by said second party, for not less than a three-yer additional security for the payment of said promissory note and the interest to accrue there	gas, or both, water supply and sawerago, furnaces, seem ploes and beliers, so as to prevent damago or undue risk to the proporly insulated; the party of the second part reserving for himself and his representative the right to onter upon a properly insulated; the party of the second part reserving for himself and his representative the right to onter upon a rearn, and to at once deliver the misuraces policies, properly assigned, or pledged to said second party as colateral and a rearn, and to at once deliver the policies properly assigned or pledged to the lide second party is hereby authorized and empowered by these presents, to insure for relastre said the same, and deliver the policies properly assigned or pledged to the lide second party is hereby authorized and empowered by these presents, to insure or relastre said buildings for said such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss ren, full power to domand, receive, collect and settle the same, and for that purpose may, in the name, place and stead of the subsequence of the properly of procure the money therefore, and to apply the amount so collected toward note to subsequence over any of the second party is proved to the money therefore, that he shall be according to the repayment of all money of the subsequence of the properly assigned and the subsequence of the payment of the subsequence of the payment of the payment of the payment of the payment of the taxes or assessments and offered each insurance, and the amount so expanded therefor, with a until paid, and with the ponalties and rate of interest inted by law on such taxes, shall be considered a sum the shall fail to pay any of said money either principal or interest, whenever the same becomes due, or in case the said first another than a contract of the payment of the trace of comply with any of the covenants contained in this mortgage, the wholes and c
said party of the second part; and that in the event of the failure, neglect or rofusal of said second party, before noon of the day or which any of such policies shall expire, then a mount; and the said second party may sign all papers and applications necessary to obtain under such noticy or pulcies, the said second party thall have, and is hereby specifically give	tirst party to so insure the buildings, or to reinsure the same, and deliver the policies property assigned or piedged to the did second party is shereby authorized and empowered by these presents, to insure or reinsure said buildings for said such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss ren, full power to domand, receive, onlice and settle the same, and for that purpose may, in the name, place and stead
of the said first party, and as agent and attorney in face, sign and endorse all vouchers, rect the payment of the individuous hereby societed, and to assign any and all policies of insar- part or his assigns, may effect such insurance as hereinbefore agreed, paying the cost of so naid, with interest thereon from the time of payment at the rate of 10 per cent. Per annum	olpts and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward mose to subsequent owners; and it may of said agreements be not performed as aforesaid, the said party of the second of; and may also pay the final judgment for stautbry lien claims, including all costs; and for the repayment of all money n, payable semi-annually, these presenties shall be as security, in like manner and with like effect as for the payment of
and note and interest coupons. It is bereby further stipulated and agneed that every instra- collateral security to the party of the second part, or assigns, as above provided, and wheth- to the extent of their interest as mortgages in said premises SIYTH—And it is further stipulated. That ic case the said party of the first part shall	moe polloy issend on the premises covered by this mortigege during the existence of said mortage, shall be assigned as er it he same have been actually arsigned or not, the same shall, in case of loss, be payable to said second parity 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
keeping said buildings insured, as aforesaid, then the said second party or his legal represent 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.  SEVENTH —SAID direct party further purpose, that if the makers of said note or notes	stative may pay such taxes and assessments and offect such insurance, and the amount so expended therefor, with a until paid, and with the possitions 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, or in case the said first
party glall commit waste up m sald premises, or suffer the same to be don't thereon, or to co at the option of the holder of the note hereby secured, and at Es, his or her option only, and the whole of sald money, interest and costs, together with the shautory damages in one of the the whole of sald money, interest and costs, together with the shautory damages in one of the whole of the damages in one of the sald	onform to or to comply with any of the covenants contained in this mortinge, the whole sum of money herein secured may, without notice, be steel ared due and payable at once, and this mortinge may thereupon be decreased 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 of above desorbled oremises, and may at once take noscession, and receive and colloct rents, issues and provide thereof.
for value received, the first priry lineby wa vas all benefits of the stay, valuation and appra- secured hereby shall in all responts be gowerned, construed and adjuded according to the la EIGHTH.—And said first party further capressly agrees that in case of a foreclosure	alsement laws of the State of Oklahoma; and do further agree that the contract embodied in this mortgage and note was of the State of Oklahoma at the date of their execution.  The of this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first party will
pay to the said plaintiff a reasonable stornay's or solicitor's fee therefor, in addition to all or be due and payable upon the filing of petition for foreclosure, and the same shall be at left NIN IT. — It is further stipulated and agreed by the first party that upon the institute to take possession and control of the premised described herein, and to collect the ronts and	ther regal costs and statutory rees, and hereby agrees that so the charge and lieu upon the said premises described in this mortgage.  In proceedings to foreclose this mortgage, the plaintiff thereinshall be entitled to have a receiver appointed by the court profils thereof, under the directions of the court, without the proof required by statute; the amount so collected by
such receiver to be applied, under the directions of the court, to the payment of any indem being kept and performed, this conveyance to be yold; otherwise of full force and virtue in TENTH—It is expressly stipulated that upon default herein suit to foreclose this mo either of them and all objections to young of such suit are hereby expressly valved.	ent rendered or amount found due upon the foreclosure of this mortgage. The foregoing coreanne and conditions ortgage may be brought in country where real estate mortgaged is situated, regardless of residence of mortgagers, or
ELEVENTH.—In construing this mortgage the words "first party" shall be held to n TWELFTH.—Said first party agrees to pay for reporting the release of this mortgag. In Testimony Whereof, The party of the first part has hereunto subscr	nean the persons named in the preamble as parties of the first part, jointly and severally, e when same is paid.  ibed their names and affixed their seals.
WITNESSES: Therefore I Got	Seal Seal
Least It Orisier	Lettrude Hages Sea
Anthony and the second	
<u> </u>	
STATE OF OKLAHOMA, }ss.	lacher Magness
said County and State, on this 15 day of 2 day of	Machine And American
to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that described executed the same as described in the same	
(1. lu a 1911 Oren	Witness my hand and official seal the day and year last above set forth.  Notary Public
My commission expires	TOURLY FUDITGE
	a Notary Public, in and for
said County and State, on thisday of10and	
to me known to be the identical person. Who executed the within and foregoing instrument, and acknowledged to me that executed the same as 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	