	STATE OF OKLAHOMA,
	Jelied for record in my office this    day of   A. D. 19 0 8 , at // o'clock
	a) M., and recorded in Book 3 7 of Mortgages, on page 4.11
TO HE DEMING INVESTMENT COMPANY	(Seal) SHO. Walkley. Register of Deeds.
	Deputy.
now all Men by these presents, That on this	day of June 1908
William B. Sword and Jule	Scientify Sumband and surfer County, and State of Oklahoma, part 2000 of the first part, in
sideration of the sum of Fifther houndfilld	of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
Julia in the State of Oklaho	ENT COMPANY, its successors and assigns, the following premises, situated in the County of oma, with all the improvements thereou and appurtenances thereto belonging, together with rents,
nes and profits thereof, and more particularly bounded and described as f	
Lating (b) un Block thirty four	V (34) in the original town of Julea!
ording 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 rement, or in any Court, in order to preserve or protect the title hereinleby secured, and shall bear interest at the same rate. TO HAYEAN	part or its assigns should hereafter appear in any of the land departments or offices of the General before warranted, all costs and expenditures made in that behalf shall be added to the amounts ID TO HOLD the premises above described, together with all rights and claims of Homestead
emption and of Dower of the said part leaf of the first part,	neirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and anywise appertaining and helonging to said THE DEMING INVESTMENT COMPANY, and to its re made by said part. Who is the first part upon the following covenants and conditions, to-wit:
FIRST The said part all of the first part, for the thereselves	helrs, executors and administrators covenant
SECOND.—That they will pay to said second party or order fittle land	prever warrant and defend the title to the said premises against the lawful claims and demands of all persons whom seever.  DOLLARS
Interest thereon from	paid at the rate of
THIRD. What it is it truer agreed by the subjectly of the two, fillage or toldy in what was a work in may be lorded upon said real estate by the authority of the two, fillage or toldy in which assessments of every kind and otheracter levied upon the laterest therein of the morray not be entitled to any offset against the sums hereby secured for taxes so paid; and that	in each year, and in accordance with
e, and especially no cutting of shrubbary, fruit or shade trees; and the commission of wa	aste shall, at the option of the mangagee, render this mortgage due and payable. Said first party further agrees that it
it no time permit any parcot the prefiliese to be used in the dominous out any media to the insert or each effective prefile permit no dinnecessary accumulation of combust other in the prefile to the prefile of and use of natural or manufactured grey thereby, and will keep all electric light whose and connections in safe condition and	ter improvements on state roll estate in a good repair and constitution as the state are in a thin office, and the state is all a state shall, at the option of the mortgaged so and payable. Said first party further agrees that it uputable business, or such as will tend to injure or cause undue deterioration or unflutess of said premises that it is will constantly keep in proper order all bles, connections, futures and so, or both, water supply and sewerage, furnaces, steam pipes and boilers, so as to prevent damage or undue risk to the properly insulated; the party of the second part reserving for limisoit and his representative; the right to once upon
aspired to the send first party agrees to at once insure the buildings upon said pre- FIF III—And the send first party agrees to at once insure the buildings upon said pre- pared in insurance companies superved by said second party for not less than a three-yand tonal security for the part may be at the send send and the interest to accrue thereo	mises against loss by fire, lightning and wind storm in the amount of
second party, before noon of the day on which any of such policies shall expire, then and nat; nat the said second party may sire all papers and applications necessary to obtain stream to notice or provided the provided state of the provided state of the provided state of the said second party shall have, and is bereby specifically give, said first party, and as great and attorney is fact, sign and endorse all vocabars, read	d second party is hereby authorized and empowered by these presents, to insure or relatione said buildings for said to unbinsurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss in, full power to demand, receive, collect and settle the same, and for that purpose may, in the name, place and stead to the same and for that purpose may in the name, place and stead to the same and for that purpose may in the name, place and stead to the same and the sam
aymont of the indobtedness boreby search, and to assign any and all policies of insuran or his assign, my effect such insurance as herebasfore agreed, paying the oast thereod id, with interest thereon from the time of payment at the rate of 10 per cent, per name not and interest company. It is hereby further stimulated and argued the vary insuran	ee to subsequent owners; and if any of said agreements be not performed as a foresaid, then said party of the second if, and may also pay the final judgment for statutory lien claims, including all costs; and for the repaysent of all money payable semi-annually, these presents shall be as security, in like manner and with like effect as for the payment of ce pollor jesued on the premises occreted by this mortgage during the existence of said mortgage, shall be assigned as
toral security to the party of the second part, or assigns, as above provided, and whothet e attent of their interest as mortgageed in said premiles SIXTH —And it is further attouinted, that in case the said party of the first parts shall ing said buildings insured, as aforesaid, then the said second party or his legal represent	reputable business, or such as will tend to injure or cause undue deterioration or unitness of said premises for general tible material upon said premises; that is will constantly keep in proper ofer all pipes, connections, futures and so, or both, water stipply and eswerage, furnate, steam pipes and boilers, as as to prevent damage or undue risk to the proporty insulated; the party of the second part reserving for himself and himself and himself the party of the second part reserving for himself and hims
earat the rate of lip per cent, on sums paid for insurance from date of such expenditure ment of which is intended to be hereby secured. SEVENTH.—Said dirst party further avrees, that if the makers of said note or notes s 'said' commit waste up no said premises, or suffer the same to be don's thereon, or to cor	unil paid, and wild the penalties and rate of interest fixed 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 form to or to comply with any of the covenants contained in this mortgage, the whole sum of money herein secured may,
o option of the holder of the note hereby secured, and at its, his or her option only, and w thole of said money, increst and casts, together with the statutory damages in case of p ne foreclosure of this mortgage, be fortbytth entitled to the immediate possession of the galuo recolved, the first party hereby wa ves all benefits of the stay, valuation and apprai	vithout notice, he desired due and payable at once, and this mortgace may thereupon be foreclosed immediately for closest and said second party, is successors or assign, or any legal holder hereof, shall at once, upon the filing of a bill above described premises, and may at once take possession, and receive and collour rents, issues and profits thereof, sement have so the State of Oklahoms; and do nuthor agree that the contract embodied in this mortgage and note
red hereby shall in all respects be governed, construed and adjudged according to the law EIGHTII.—And said first party further expressly agrees that in case of a foreclosure of the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all of the send system upon the filter of netting for foreclosure, and the same shall be a furth	vs of the State of Oklanomia at the date of their execution. of this morigage, and as often as any proceedings shall be taken to foreolose same, as herein provided, the first party will her legal costs and statutory fees, and hereby agrees that S
NING H—It is further stipulated and agreed by the first party that upon the institutions to possession and control of the premises described herein, and to collect the rests and preceiver to be applied, under the directions of the court, to the payment of any judgment when the property of the property	of proceedings to for-close this mortrage, the plaintiff thereins hall be entitled to have a receiver appointed by the court or profils thereoft, under the directions of the court, without the proof required by statute; the amount so collected by the rendered or amount found due upon the foreclosure of this mortgage. The foregoing covenants and conditions
TEN PH.—It is or pressly stipulated that upon default berein suit to foreclose this mor rot them, and all objections to venue of such suit are hereby expressly waitved. ELEVENTH.—In construing this mortgage the words "first party" shall be held to m TWELFT!—Said first narry agrees to usy for recording the release of this mortgage.	igage may be brought in county where real estate mortgaged is sliuated, regardless of residence of mortgagors, or sean the persons named in the preamble as parties of the first part, jointly and severally.  when same is paid.
In Testimony Whereof, The party of the first part has hereunto subscri	bed their names and affixed their seals.
Marie Cally	Les Seath Seath
Will will was the way of the way	કનો
STATE OF OKLAHOMA,	
County and State, on this // day of County	a Notary Public in and for
have to be the identical passen, who executed the within and farous	oing instrument, and acknowledged to me that
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.
commission expires.	Notary Public,
STATE OF OKLAHOMA,	E. A. Beld garage Public, in and for
(County.) Before me,	
County and State, on this day of Septem	1921, personally appeared details and