	STATE OF OKLAHOMA, }ss.
	24 day of A. D. 1908, at 9 0'clock A. D. 1908, at 9 0'clock A. M., and recorded in Book 29, of Mortgages, on page 412
TO THE DEMING INVESTMENT COMPANY	(Seat) St. 6, Walkly Register of Deeds.
know all Men by these Dresents, That on this Milliam Shall and ann	
consideration of the sum of	Occupity, and State of Oklahoma, part of the first part, in DOLLARS Y, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
in the State of Okla issues and profits thereof, and more particularly bounded and described as	
Lot four (4) of block one	hundred seventy-four (174) in the
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 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	l part or its assigns should hereafter appear in any of the land departments or offices of the General nbefore 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
FIRST.—The said part—said the first part, for	
incumbrances; that Iteldwill, and Iteldhelrs, executors and administrators shall SECOND.—That they will pay to said second party or order Iteld	foreyowardint and detend the fille to the said premises against the lawful claims and demands of all persons whomsoever. DOLLARS Under the rate of the said of the said premises against the lawful claims and demands of all persons whomsoever.
of the first part, with compone afrached, of even date hepsylith. If the many before the first the regreed by the said less party force that during the continuation of the terms of the first the regreed by the said less the terms, while go catly in whice the said catle is a said to the continuation of the first the said catle is a said cat be entitled to any offers against the aims hereby secured for taxes as paid; and the successors or assigns, showing payment thereof, until the indebtedness hereby secured is and all other lions, and to precove a data maintain the security hereander against any advers.	lauance in force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or special, in said real estates is stunct, or any part thereof when the same shall become by law day and payable, including all taxes sages or his local representatives and assigns to pay all taxes levied upon all morrogages, and the said morrogages at first party will exhibit once ayou, on demand, receipts of the proper persons to said party of the second part, its shall be culty paid. The said first party further agrees to constantly keep the said premises free from mechanics' liens their interpretations of the proper persons to said party of the said party of the proper persons to said party of the said party of the proper persons to said party of the said party of the proper persons to said party of the said party of the proper persons to said party of the proper persons to said party of the said party of the proper persons to said party of the proper persons to said persons the said party of the proper persons to said persons the second party in the party in t
attachments of every kind relating to the plumbing for and use of natural or manufactured property thereby, and will keep all electric light wires and connections in safe condition and	gas, or both, water supply and sowerage, furnaces, steam place and bollers, so as to prevent damage or undue risk to the
FIFTI.—And the said first party agrees to at once insure the buildings upon said pri- rollars, in issurance companies approved by said second party, for not less than a three-yea additional security for the payment of said promissory note and the interest to accrue there said second party, before noon of the day on which any of such policies shall opine, then as amount; and the said second party may sign all papers and applications necessary to obtain under such policy or piloles, the said second party shall nave, and is hereby specifically gift	emiaes against loss by fire, lightning and wind storm in the amount of a company to the control of the control
or the said first party, and as agent and attorney in fact, sign and endorse all vouchers, recited paymont of the indebtedness hereby secured, and to assign any and all publicles of insurance as intended to the said of the paymont of the said of	eibts and drafts hat shall be necessary to procure the money thereinder, and to apply the amount is collected toward inso to subsequent owners; and it any of said agreements be not performed as aforesaid, then said party of the second of and may said party and the second and the said agreement of all money and the said agreement of all money, shall be assigned as are the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns
NIXTH—And it is further attouted, that in case the said party of the first part snail keeping said buildings insured, as aforesaid, then the said accord party or his legal representations at the said second party or his legal representation of which is here can be supply supply to the said of which is here can be supply supply to the said of the said that the said that said the said that is the said that is the said that is the said to said the said to be done thereon, or to co party shall commit waste up an said premises, or suffer the same to be done thereon, or to co at the option of the holder of the note hereby secured, and at its, his or her option only, and	ande polloy issued on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as er the same have been actually assigned or not, the same shall, no use of loss, be payable to said second party or assigns il make default in payment of the taxes or assessments and offect such insurance, and the amount so expended therefor, with a tatter may pay such taxes and assessments and offect such insurance, and the amount so expended therefor, with a unity pale, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum the shall fall to pay any of said money either principal or interest, whonever the same becomes due, or in case the said first shorten to to comply 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 foreolosed immediately for protect; and asid second party, is successors or assigns, or any legal holder hereof, shall at once, upon the filling of a bill above of controled promises, and may at once tixe possession, and receive and collect roats, issues and approfits thereof, as any proceedings shall be taken to foreolose same, as herein provided, the first party will abler legal colosis and statutory fees, and hereby screen that S
the whole of said money, intorest and orats, together with the shattory damages in case of if for the foredours of this mortgage, be forthwith entitled to the immediate possession of the forthwith the shatter of the state of the shatter of the state of the shatter of the shat	procest; and said second party, is successors or assigns, or any legal holder hereof, shain at once, upon the filing of a bill of above desorbed promises, and may at once two processors, and receive and collect reads, lessues and profits thereof, was of the State of Oklahoma at the date of their executions of the State of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the state of Oklahoma at the date of their executions of the output of the state of their executions of the other of the other executions of the other
NINTH.—Let further situated and agreed by the first party that upon the institute to take possession and control of the premise-described herein, and to collect the rents and such receiver to be applied, under the directions of the court, to the payment of any lindgme being kept and performed, this conveyance to be void of the time of the court of the co	sof this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first party will blar legal costs and statitury fees, and hereby agrees that s
TWELFTH-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 WITNESSES:	ibed their names and affixed their scals. Scals Scals
J. J. Coy. \	- anna C. Sfall, Seils Seils
STATE OF OKLAHOMA,	S
said County and State, on this 19" day of Septen	A. G. Miller and for and for some states of the second of
to me known to be the identical person—who executed the within and foregree and voluntary act and deed for the uses and purposes therein set forth, with for Tulka & multy, a. My commission expires Matting J. J. J. J.	going instrument, and acknowledged to me that the executed the same as the witness my hand and official seal the day and year last thouse set forth. Wotary Public.
STATE OF OKLAHOMA, }ss.	a Notary Public, in and for
said County and State, on thisday of to me known to be the identical personwho executed the within and foregree and yoluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowledged to me that executed the same as Witness my hand and official seat the day and year lost above set forth.
My commission expires.	Wishess my mind and oment again the day and year loss above see Joint.