Company of the solution of the

5154 and	STATE OF OKLAHOMA, }ss.
66 Stewart and	County.) Filed for record in my office this A.D. 1908, at Cooled
Mary a. Tewart	C. M., and recorded in Book 37 of Mortgages, on page 47-3
THE DEMING INVESTMENT COMPANY	(Seal). (The Court of Deeds.
	Deputy.
know all then by these presents, That on this lead of mary and	Stewart husband and wife
consideration of the sum of OWENTY Jike Run	of County, and State of Okiahoma, parts and the first part, in DOLLARS
to A.A. in hand paid, by THE DEMING INVESTMENT COMPAI mortgaged and hereby mortgage unto the said THE DEMING INVEST	NY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have MENT COMPANY, its successors and assigns, the following premises, situated in the County of
in the State of Oklessues and profits thereof, and more particularly bounded and described a	
Deginning fiventy five (25)	get each of the north uset corner of Lat of mineteer (1/9) official plat Tuls of the
	treet, in asouth erly direction and parallel with
the alley one hundred ((00) feet.	There at right alighe in an easterly dir
action to this & atreet thence	at right angles in a westerly direction alon
Mind Sheet & place of beginning	the dame thing a plot of group of 25x 100 seets
highed minteen (1/9); level of rear of south for the	at and all that part of fat theto (2) which is
according to the official plat thereof, and warrant the title to the same.	perfect, for your art alley to 10 00 used as a
And it is hereby mutually agreed that in case the party of the secon Government, or in any Court, in order to preserve or protect the title here hereby secured, and shall bear interest at the same rate. TO HAVE	ed part or its assigns should bereafter appear in any of the land departments or offices of the General sinbefore warranted, all costs and expenditures made in that behalf shalf be added to the amounts AND TO HOLD the premises above described, together with all rights and claims of Homestead
Exemption and of Dower of the said part ALAMI the first part, ALALAC appurtenances to the said premises and homestead exemption and dower successors and assigns foreyer: Provided, nevertheless, and these present	Meirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its a are made by said part. Land the first part upon the following covenants and conditions, to-wit:
that	and that A hera ha Maringood right to sell and convey the same as aforesaid; that the said premises are clear from all
SECOND.—That they will pay to said second party or order TWILLY, with interest thereon from	Il forever warrant and defend the fillers the said premises against the lawful claims and demands of all persons whomseever.  DOLLARS nell paid at the rate of
of the first part, with outputs attached, of even date herewith the third that during the cottant and the providing the providing the cottant and the provid	in each year, and in accordance with
and assessments of every kind and character levied upon the interest therein of the more shall not be entitled to any offset against the sums hereby secured for taxes so paid; and successors or assigns, showing payment thereof, until the indebtedness hereby secure and all other lens, and to preserve and mindian the security hereander against any adverse to the property of the pro	rgageo or his legal representatives and assigns; to pay all taxes levied upon said mortgage; and the said mortgagors that first party will exhibit once a year, on demand, receipts of the proper persons to said party of the second part, its desail be fully paid. The said first party further agrees to constantly keep the said premises free from mechanics' liens resp, superfor or intervening claim or interest.
waste, and especially no cutting of shrubbers, fruit or shade trees; and the commission of will at no time permit any part of the premises to be used in the conduct of any illegal or	f waste shall, at the option of the mortgagee, render this mortgage due and payable. Said first party further agrees that it disroputable business, or such as will tend to injure or cause undue deterioration or unfilmess of said premises for general
unsquery thereby, and will keep all electric light wires and connections in safe condition a property thereby, and will keep all of earth light wires and connections in safe connections and in the safe direct party agrees to at once issue the buildings upon said. PIFIH—And the safe direct party agrees to at once issue the buildings upon said. Pollars, in leave non-commence approved by said second party, for not less than a three-	and properly insulated, the party of the second part reserving for himself and his representatives the right to enter input premises against loss by fire, lightining and wind storm in the amount of the property of the state of the reserving and the state of the sta
additional security for the payment of said promissory note and the interest to accrue the said party of the second part; and that in the even of the failure, neglect or refusal of asl said second party, before noon of the day on which any of such pulloles shall expire, then amount; and the said second party may sign all papers and applications necessary to obta	iroon, as well as for the payment of all such sums of money as may have been advanced and pald, as herein provided, by digres prayed to so insure the buildings, or to reinsure the same, and deliver the policles properly assigned or pledged to the said ascoond party is boroby authorized and empowered by these presents, to insure or reinsure said buildings for said in such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss
under guon nolicy or policies, the said second parry shall have, and is aeroly specifically of the said first party, and as agent and attorney in fact, sign and endorse all vouchers, the paymont of the indebtedness horeby secured, and to assign any and all policies of farry part or his sasigns, any affect such insurance as heroinbefore agreed, paying the cost the	kreel, and power of demand, receive, conject and settle the same, and to refer and to apply in the name, place and stend cepits and drafts that shall be necessary to procure the money therounder, and to apply the amount so collected toward rance to subsequent owners; and if any of said agreements be not performed as nforcasid, then said party of the rect; and may also pay the final judgment for statutory lien claims, including all costs; and for the repayment of all money
so paid, with interest corpora. The harden of a hydronic at the fine of the description said notes and interest coupons. It is according to the restriction of the control	and proporty installated, the party of the second part reserving for himself and his representatives the representatives the representatives the representatives the representatives the representatives the right to enter poor premises against loss by fire, lighthing and wind storm in the amount of the representatives the right to enter poor premises against loss by fire, lighthing and wind storm in the amount of the representatives the right to enter provided, by ear term, and to at once deliver the insurance policies, properly assigned, or piedged to said second party as collate fail and representative to the
keeping said buildings insured, as aforesaid, then the said second party or his legal repres 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 first party further arrees, that if the makers of said note or not	entative may pay such taxes and assessments and effect such Insurance, and the amount so expended therefor, with are until paid, and with the penalties and rate of Interest fixed by law on such taxes, shall be considered a sum the os shall fall to pay any of said money either principal or interest, whenever the same becomes due, or in case the said first
party shall commit waste up in said premises, or suffer the same to be done thereon, or to at the option of the incider of the note hereby secured, and at its, his or her option only, at the whole of said money interest and costs, together with the statutory damages in case of for the forcelosure of this mortgage, be fortivating activate to the immediate possession of	conform to or to comply with any of the covenants contained in this mortgage, the wholes mor money brein secured may, if without notice, be declared due and payable at once, and this mortgage may thereupon be foreolosed immediately for fyrotest; and said second party, if seucessors or assigns, or any legal holder hereof, shall at once, upon the filling of a bill the above desported premises, and may at once take possession, and receive and collote rent, issues and profits thereof.
For value received, the first party hereby waves all cenerals of the stay, valuation and all second hereby shall in all respects be governed, construed and adjudged according to the EIGHTH.—And said first party further expressly agrees that in case of a foreclost pay to the said plaintiff a reasonable attorney's or solicitor's dee therefor, in addition to a	raisement has state of Okianoma, and a do former tyree that the centrant embouted in this mortgage and note in the State of Okianoma at the date of their execution. Into this mortgage, and as often as any proceedings shall know to force one same, as herein provided, the first party will a clust right costs and statutory fees, and horeby agrees that s.
to be due and payable upon the fitting of pertion for foreologistre, and the same shall be at the table of the fitting of the fitting of the fitting the fitting of the fitting the fitting of the fitting the fit	ittion of proceedings to formelose this mortgage, the plantiff thereign said be entitled to have a receiver appointed by the court tion of proceedings to formelose this mortgage, the plantiff thereign said be entitled to have a receiver appointed by the court, without the proof required by statute; the sound so collected by mont rendered or amount found due upon the forcelesure of this mortgage, The foregoing covenants and conditions
TENIH.—It is expressly stipulated that upon default herels sult to foreclose this reliter of them, and all objections to young of such sult are beredy expressly waived.  ELEVENIH.—In construing this mortgage the words "first party" shall be held to TWEIFTH—Said first party across to pay for recording the release of this mortg.	mortgago may be brought in county where real estate mortgagod is slitinted, regardless of residence of mortgagors, or one on the persons named in the preamble as partles of the first part, jointly and severally. The when same is paid.
In Testimony Whereof, The party of the first part has hereunto subs WITNESSES:	cribed their names and affixed their seals.
Charly Walnath	Mary a Stowart Seas
C. Herbert Walrath	Sad
	) ————————————————————————————————————
STATE OF OKLAHOMA, St. Clair County, Before me.	Chan & Wal ath
said County and State, on this Jan day of 6 1919	Chas I Walrath a Notary Public, in and for 1968, personally appeared E& Stewart work hashand and writer and selection of the same as I held a considered to making the same as I held a
to me known to be the identical person who executed the within and to free and yoluntary act and deed for the uses and nurroses therein set forth	Witness was house and and afficial roal the day and woos last gloup not footh
My commission expires October 4th / 9//	Chas. L. Walrath. Notary Public.
STATE OF OKLAHOMA,	A ST COMPANIES OF THE STATE OF
said County and State, on thisday of	n Notary Public, in and for 19, personally appeared
to he known to be the identical personwho executed the within and for free and voluntary act and deed for the uses and nursoess therein set forth	egoing instrument, and acknowledged to me thatexecuted the same as  Witness my hand and official scal the day and year lost above set forth.
My commission expires	그는 그는 사람들이 되는 것이 나는 사람들이 가득하는 것이 되었다. 그는 사람들은 사람들이 가득하는 것이 되었다. 그는 사람들이 되었다. 그 사람들이 되었다.
그림의 어린은 근목에 모든 이 시간을 다른 중 경우에 어느를 먹는데 나갔어 들었다.	가능한 눈일에 바탕을 되니 아마리는 소등에 가득하는 하나는 아니는 물살을 하는데 하는 것이 되었다. 그 번 문학 함