bý,

PERMIT

Learge III moir	Brau) STAT	Te OF OKLAHOMA, Tulsa County.	Wiled for meaned in an and and A.
and Hammal	Emala CM.	day of Jan	Filed for record in my office this A. D. 1907, at 74 o'clock of Mortgages, on page 478
то		(seat) Nere	ackle Register of Deeds.
HE DEMING INVESTMEN	NT COMPANY)		Doputy.
now all men by these Presen	tts, That on this 22 rd day	or Deember 10.0 and and wife	8. Leorge W. mowbra
sideration of the sum of	Thousand		of Oklahoma, partile of the first part, in DOLLARS
tgaged and hereby mortgage unto the said	THE DEMING INVESTMENT COMPA	NY, its successors and assigns, the folk the improvements thereon and appurtena	owing premises, situated in the County of nees thereto belonging, together with rents.
es and profits thereof, and more particularly Lot eight (8) Roint on the husterly	bounded and described as follows, to-wit	foundedand described	The outher treenty
they corner of said of		ght twenty one feet for angles of	There age of the second at
ine of said lot		y one jest to as	utheasterly corner
Lot eight thenes	e at right angle		the south regline
ong the westerly a	ared forty feet ?	o Westerlandlot bil	me thence not there in
och severy two &C		t, City of Tulsa	, ,
rding to the official plat thereof, and warrant	A Market Company of the company of t	0 0	
And it is hereby mutually agreed that in ca ernment, or in any Court, in order to preserve by secured, and shall bear interest at the	use the party of the second part or its ass e or protect the title hereinbefore warran same rate. TO HAVE AND TO HOLD	ted, all costs and expenditures made in the premises above described, together	with all rights and claims of Homestead
nption and of Dower of the said part is of or intenances to the said premises and homested essors and assigns forever: Provided, neverth	the first part, theirs, executo d exemption and dower in anywise appe	s, administrators or assigns therein, with taining and belonging to said THE DEM	all the privileges, rights, hereditaments and ING INVESTMENT COMPANY, and to its
FIRST.—The said particles of the first part, for in lawfully seized in fee of the	se premises hereby conveyed, and that the 14 1	heirs, executors and administrators ca	ovenantto and with said party of the second part, aforesaid; that the said premises are clear from all
\	19.0 b., until paid at the rate	per cent. per annum, p	ayable annually, on the first day of
This part, with cotpons attached, of even date herewill Histo. And it hours attached, of even date herewill Histo. And it hours are seased by the said first pay be levied upon said real estate by the authority of t seesments of every kind and character levied upon the too be entitled to any offset against the sums hereby se	th	ear, and in accordance with	all taxes, charges or assessments, general or special, become by law due and payable, including all taxes system upon sall mortrages, and the sall mortrages.
l other liens, and to preserve and maintain the security	y hereunder against any adverse, superior or inte ildings, fences, sidewalks and other improvement	realing claim or interest; son said real estate in as good repair and condition	as the same are in at this date, and to permit no
, and especially no cutting of shrubbery, fruit or shade t not time permit any part of the premises to be used in 1834 or residence purposes; that it will permit no unnec 1855 ments of eyery kind relating to the plumbing for and u 1855 ments of the part will be not all clear to light wires and o	the conduct of any illegal or disreputable busines	s, or such as will tood to injure or cause undue de on said promises: that it will constantly keep in	and payable. Said first party further agrees that it terioration or unfitness of said premises for general a proper order all pipes, connections, fixtures and politers, so as to prevent damage or undus risk to the self-and his representatives the right to enter upon
spent the premises at any reasonable hours and as ofter FIF PH—And the said first party agrees to at once in s, in insurance companies approved by said second par onal security for the payment of said promissory note:	in as he or they may desire, sure the buildings upon said premises against loss stry, for not less than a three-year term, and to at and the interest to account thereon, as well as for	by fire, lightning and wind storm in the amount of once deliver the insurance policies, properly assig- the payment of all such sums of money as may have	med, or pledged to said second party as collateral and we been advanced and paid, as herein provided, by
agond party, before noon of the day on which any of su tt; and the said second party may sign all papers and a such policy or policies, the said second party shall hav s said first party, and as agent and attorney in fact, sign	ch policies shall expire, then said second party is ppications necessary to obtain such insurance, is ee, and is hereby specifically given, full power to a and endorse all youthers, receipts and drafts the	licreby authorized and empowered by these pre- the name, place and stend of the said first party, iomand, receive, collect and settle the same, and to at shall be necessary to procure the money therea	sents, to Insure or reinsure said buildings for said And it is further agreed that in the event of loss or that purpose may, in the name, place and stead ander, and to apply the amount to collected toward
yment of the indebtedness hereby secured, and to asal, r his assigns, may effect such insurance as hereinbefor d, with interest thereon from the time of payment at th between the stoupons. It is hereby further stipulate real security to the native of the second part, or segives	gn any and hi policies of insurance to subsequent e agreed, paying the dost thereof; and may also g te rate of 10 per cent, per acnum, payable semi-at ed and agreed that every insurance policy issued a, as above provided, and whether the same have	owners; and it any of said agreements be not por by the find judgment for stautory lien claims, its nually, these presents shall be as security, in like on the premises covered by this mortgage during t een actually assigned or not. the same shall, he as	formed as aforesald, then said party of the second inding all costs; and for the repayment of all money manner and with like effect as for the payment of the existence of said mortgage, shall be assigned as so of loss, be payable to said second party or assigns
extent of their interest as mortgagee in sald premises SIXTH —And to is furthor sticulated, that in case the g sald buildings insured, as aforesald, then the sald se st at the rate of 10 per cent. on sams paid for insurance	said party of the first part shall make default in cond party or his legal representative may pay a e from date of such expenditure until paid, and	ayment of the taxes or assessments against said ri lon taxes and assessments and effect such insu- with the penalties and rate of interest fixed by	collers, so as to provent damage or undue risk to the self and his representatives the right to enter upon the damage of the presentatives the right to enter upon the damage of the presentatives the right and the control of the presentative that the control of the presentative the policies properly assigned or pledged to the sents, to insure or relastive said buildings for said And it is further agreed that in the event of loss or that purpose may, in the name, place and stead ander, and to apply the amount of collected toward and and the properly of the control of the
ment of which is intended to be hereby secured. SEVEVTH.—Said first party further agrees, that if the shall commit waste up in said premises, or suffer the shoption of the holder of the note hereby secured, and at hole of said money, interest and casts, together with the	he makers of said note or notes shall fall to pay a time to be done thereon, or to conform to or to con- tite, his or her option only, and without notice, be a ratutory damages in case of protest; and said:	y of said money either principal or interest, when ply with any of the covenants contained in this mo declared due and payable at once, and this mortg scond party, its successors or assigns, or any legal	ever the same becomes due, or in case the said first principle, the whole sum of money herein secured may, are may thereupon be foreclosed immediately for holder herof, shall at once, upon the filing of a bill
e forecicsure of this mortgage, be forthwith entitled to the received, the first party hereby wa ves all benefits de hereby shall in all respects be governed, construed a EIGHTH.—And said first party further expressly agr	the immediate possession of the above described of the stay, valuation and appraisement laws of t and adjudged according to the laws of the State of ees that in case of a foreclosure of this mortgage	premises, and may at once take possession, and re- e State of Oklahoma; and do further agree that Oklahoma at the date of their execution, and as often as any proceedings shall be taken to	ceive and collect rents, issues and profits thereof, the contract embodied in this mortgage and note foregoes same, as herein provided, the first party will
the said plaintiff a reasonable attorney's or solicitor's into and payable upon the filling of petition for foreclost NIN fit.—It is further stipulated and agreed by the fit spossession and control of the premises described here accepted to a payable the disasting of the over	fee therefor, in addition to all other legal costs at irc, and the same shall be a further charge and li- rat party that upon the institution of proceedings ein, and to collect the rents and profits thereof, up- to the payment of any indemnt rendered or in the payment for the payment	d statutory fees, and hereby agrees that SSt. on upon the said premises described in this mortgo o for close this mortgage, the plaintiff the reinshal dor the directions of the court, without the pro- mount found due, man the freelowing of this m	is a reasonable solicitor's fee; said fee (see. libe said libe sai
kept and performed, this conveyance to be yold; others TENTH,—It is expressly stipulated that upon default of them, and all objections to young of such suit are he ELEVENTH,—In construing this mortgage the words	wise of full force and virtue. herelo sult to foreclose this mortgage may be broredly expressly walved. s "first party" shall be held to mean the persons r	ught in county where real estate mortgaged is si amed in the preamble as parties of the first part, j	linated, regardless of residence of mortgagors, or pintly and severally.
In Testimony Whereof, The party of the first	t part has hereunto subscribed their nam	es and affixed their scals.	
lim Sit		Hannas E.)	now Romer Sean
A Charles Charles Control of the Charles Charl		angle of the state	Seal
			Seal
STATE OF OKLAHOMA,	ess. Before me, L. M.	Lilson	g Notary Public in and for
County and State, on this 22 2d d	ay of Delengton 1	O.S., personally appeared Led	Je W. mowlmay
known to be the identical person who exe and voluntary act and deed for the uses and p	conted the within and foregoing instrume urposes therein set forth. Witness my b	nt, and acknowledged to me that the and and official seal the day and year last	executed the same as their
omnission expires June 6th	-44	&m Zitson	Notary Public.
STATE OF OKLAHOMA,			
County and State, on this	Before me, Assessment of the second s	ing propries that the contract of the contract	Notary Public, in and for