	STATE OF OKLAHOMA,
	Sulad County. S. Filed for record in my office this is day of Feb. 1. D. 1909, at 103 volock
	A.M., and recorded in Book of Mortgages, on page
TO THE DEMING INVESTMENT COMPANY	(Scal) St.O. Walkley, Register of Deceds.
THE DEMING INVESTMENT COMPANY	Deputy,
Know all Agen by these presents, That on this	Ith day of January 19.09, Sand & Vilou
a single woman of legal age	of Delan County, and State of Oklahoma, part of the first part, in
consideration of the sum of One through to In hand paid, by THE DEMING INVESTMENT COMPAN	DOLLARS Y, of Oswego, 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 ofin the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents,	
issues and profits thereof, and more particularly bounded and described as	
Lot three (3) in Block	four (4) in Storner addition of
Julsa	
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 herei	l 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
Exemption and of Dower of the said part down of the first part, Italy	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 of the first part, for fall self-	are made by said partof the first part upon the following covenants and conditions, to-wit:andto and with said party of the second part,
incumbrances; that Sale will, and Lancheirs, executors and administrators shall	and that C he hadgood right to sell and convey the same as aforesaid; that the said premises are clear from all togeter warrant and defend the title to the said premises against the lawfulclaims and domands of all persons whomsoever
with interest thereon from fell 12 1009, unt	il paid at the rate of
THIRD. And it is further agreed by the said first party foreto that during the cont that may be loyfed upon said real estate by the authority of the lovu, Alliago or origin while and assessments of every kind and obstractes levied upon the interest therein of the morri- shell not be authled to any offest accellant the aums hereby seauring for taxes as paid; and the	linuance in force of this instrument, the said first party agrees to pay all taxes, charges or assessments general or special, oh said real estate is situace, or any part thereof when the same shall become by law due and payable, including all taxes greed or his logal representatives and assigns; to pay all taxes levied upon said mortgage; and the said mortgagers at that party will exhibit code a year, on demand, receipts of the proper persons to said party of the econd part, its shall be fally paid. The said fres party farther agrees to constantly keep the said proper general party of the proper persons.
successors or assigns, showing payment thereof, until the indebtedness hereby secured and all they fines and to preserve and melatain the security hereunder against any advers FOURTH—The said first party agrees to keep all buildings, fonces, aldewalks and o waste and exceptibly no activing of shypthear, full, or shed traces, and the adomission of	shall be fully paid. The said first party further agrees to constantly keep the said promises free from mechanics' liens is, superior or intervening claim or interest, ther improvements on said real estate in as good repair and condition as the same are in at this date, and to permit no waste shall, at the outlon of the moritagene, reader this mortage due and cayable. Said this they further agrees that it.
will at no time permit any part of the premises to be used in the gonduct of any likes of or believes to the control to the control to the premises the state of the premises the control to the control to the premise of every kind relating to the plumbing for and use of natural or manufactured reconcilly thereby, and will keen all electric light wires and connections in safe condition and	saut to tany paid. The said little party tutting regress to constantly keep the said promises free from mechanics' neas (e, superior of intervening claim or interest, ther improvements on said real estate in as good repair and condition as the same are in at this date, and to permit no waste shall, at the option of the morigage, render this mortgage due and payable. Said dirst party further agrees that it screptuable business, or such as will tend to injure or cause undue deterioration or unitness or said premises for general said in the said premises; that it will constantly keep in proper order all pipes, on connections, flutures and gas, or both, water supply and sowerage, furnaces, steam pipes and boilers, so as to provent damage or undue risk to the d properly insulated; the party of the second pair reserving for himself and his representatives the right to enter upon
and inspect the premises at any reasonable hours and as ofton as he or they may desire. FIFTH — And the said first party agrees to at one issuare the buildings upon said pt Foliars, in insurance companies approved by said second party, for not less than a three-ye additional security for the payment of said premissory note and the interest to accure there	remises against loss by fire, lightning and wind storm in the amount of the state o
said party of the second part; and that in the event of the failure, neglect or refusal of said second party, before acon of the day on which any of such platices shall expire, thus a smount; and the said second party may sign all papers and applications necessary to obtain under auch policy or policys, the said second party shall nave, and is nereby specifically given.	first party to so insure the buildings, or to reinsur, the same, and deliver the policies properly assigned or pledged to the aid second party is bereby 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 to the event of loss you, full power to domaid, receive, collect and settle the same, and for that purpose may, in teams, place and stead
of the said first party, and as agent and attorney in fact, sign and endorse all YouGalers, recting paymont of the indobtedness hereby secured, and to assign any and all policies of insurpart or his assigns, may effect such insurance as hereinbefore agreed, paying the coat there so paid, with interest thereon from the time of payment at the rate of 10 per cent, per annu	selpts and drafts that shall be necessary to procure the money ingrounder, and to apply the amount so boulected toward andse to subsequent owners; and I can of a said agreements be not beformed as a foresaid, then said party of the second sof; and may also pay the final judgment for statutory Hen claims, including all costs; and for the repayment of all money m, payablo semi-aoually, these presents shall be as executly, in like manner and with like offect as for the payment of
said note and interest coupons. It is hereby further stipulated and arrived that every insur- collateral security to the party of the second part, or assigns, as above provided, and whent to the extent of their interest as mortgages in said premises SIXTH—And it is further stipulated, that in case the said party of the first part sha	gas, or both, water supply and sowerage, furnaces, steam pipes and boilers, so as to prevent damage or undue risk to the deproper insulated; the party of the second part reserving for himself and his representative theright to enter upon remises against loss by fire, lightning and wind storm in the amount of artern, and to at once deliver the misurance policies, properly assigned, or progeded to said second party as collatoral and artern, and to at once deliver the misurance policies, properly assigned, or progeded to said second party as collatoral and remainded to the said second party is bereby authorized and empowered by these presents, to insure or release said buildings for said such insurance, in the name, place and stead of the said first party. And it is further agreed that to the event of loss year, full power to domand, receive, collect and satific the same, and for that purpose may, in the name, place and stead selps and draits that shall be necessary to procure the money thereunder, and to apply the name, become to subsequent owners; and if any of said agreements be not performed as aforesaid, then said party of the second may be a substantial towers; and if any of said agreements be not performed as aforesaid, then said party of the second may be substantially assigned or not, the same shall, in case of loss, be payable to said second party or assigns et the same bave been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns if make default in payment of the taxes or assessments against said real estate, and at the times required by law, or in mative may pay such taxes, shall be assigned as set the same bare of the same shall, in case of loss, be payable to said second party or assigns in the contact of the same shall be asserted as set to said second party or assigns of the same payable and the said second party or assigns and the same payable and the said second party or assigns in the said first on the said said associated as and said associated
keeping said buildings insured, as aforesaid, then the said second party of his legal ropress interest at the rate of 10 per cent. on sums paid for insurance from date of such expenditur repayment of which is intended to be hereby secured. SSVENTH.—Said first party further exrees, that if the makers of said note or notes	nauve may pay suon tares and assessments and elect suon insurance, and the amount so expended therefor, with cy until paid, and will the ponalties and rate of interest fixed by law on suon taxes, shall be considered a sum the shall fall to pay any of said money either principal or interest, who nover the same becomes due, or in case the said first
party shall commit waste upon usid premissa, or suiter the same to be done therein, or the option of the holder of the note hereby secured, and at its, his or her option only, and the whole of said money, interest and onsta, together with the stantony damages in case of for the forceolours of this mortgage, be forthwith entitled to the immediate possession of it.	outbring of to Ching) with any fit the evidents contained in this mivregage, as who evident of modely include section in without notice, be declared due and my able at once, and this morrigage may thereupon be foreclosed immediately for protest; and said section party, its successors or assigns, or any legal holder hereof, shall at once, upon the filling of a bill as above described premises, and may at once take possession, and therefore and collect reads, issues and profits thereof.
For value received, the first party hereby wayes an estemble of the stay, valuation and appresent received the first party further expressly agrees that he case of a foreelessir party to the said first party further expressly agrees that he case of a foreelessir party to the said plaintiff a reasonable atterney's or solidior's fee therefor, in addition to fail.	award the State of Oktahoma at the date of their aregular that the bullets the bounded in this bullets and will award the State of Oktahoma at the date of their aregular that the bullet of the state of the samp proceedings shall be taken to foreologogymus, as herein provided, the first party will other legal costs and statutory fees, and hereby agrees that sample of the same that a reasonable solicitor's fee, said fee
to be due and payable upon the filing of petition for foreolosure, and the same shall be a till NIN IT!—It is turner stipulated and agreed by the first party that uson the institut to take possession and control of the premises described herein, and to collect the roats and such receiver to be applied, under the directions of the court, to the payment of any judgm	tuer charge and non upon the said premises described in this mortgage. on of propositings to forcolose this mortgage, the plantiff therein shall be entitled to have a receiver appointed by the court profile thereof, under the directions of the court, without the proof required by statuely the amount so collected by ent rendered or amount found due upon the foreclosure of this mortgage. The foregoing concentration conditions
being kept and performed, this conveyance to be void; otherwise of rull force and rull to read the rull to rull rull to	ortgage may be brought in county where reat estate mortgaged is situated, regardless of residence of mortgagors, or mean the persons named in the preamble as parties of the first part, jointly and severally.
TWELFTIL-Said first party agrees to pay for recording the release of this mortgag. In Testimony Whereof, The party of the first part has bereunto subsci	ribed their names and affixed their seals.
Statitie Difer	Sarah & Dijon Sin
Luggie Margari	E.A.
Canin manin	Sau
STATE OF OKTAHOMA	
South County. Ss. Before me,	10.2, personally appeared. Surah Military Public, in and for
said County and State, on this 2 Aday of State	going instrument, and acknowledged to me thatexecuted the same as
to me known to be the identical person.—who executed the within and for free and voluntary not 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 Alfalla	See Motary Public.
STATE OF OKLÁHOMA, ss. Before me,	a Notary Public, in and for
said County and State, on thisday of	19 personally appeared
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	Notary Public.

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Contraction of the