OKLAHOMA CITY MORTGAGE.

( ), ( ) = 1 2 0	$STATE\ OF\ OKLAHOMA,$ $\}_{ss.}$
Seogerel Tuttle and	Jula a County. Sss. Filed for record in my office this / day of Sul, A.D. 1999, at 10 o'clock
mary E. Tulle.	C. M., and recorded in Book 27 of Nortgages, on page 480
J TO	(Seat) He Walkley.
THE DEMING INVESTMENT COMPANY	Register of Deeds.
	Deputy
Buram all Afeir by these letestrits, That on this	rd day of Theby. 19.07, Lavige El Guttle.
know all Men by these presents, that on this 3	and religit
00	County, and State of Oklahoma, part 2201 the first part, in
consideration of the sum of THE DEMING INVESTMENT COMPANY	OOLLARS of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
mortgaged and hereby mortgage unto the said THE DEMING INVESTA	ENT COMPANY, its successors and assigns, the following premises, situated in the County of
is the State of Oklal issues and profits thereof, and more particularly bounded and described as	noma, with all the improvements thereon and appartenances thereto belonging, together with rents, follows, to-wit: The southerly forly just of the northerly fifty just.
mending at a Roint on the westerly	Tollows, to wit: The southerly forty Just of the northerly wife, feet the chree (183) more prohit extensy departed as follows, from the form of and lot fix-ten feet wortherly from the
north whaterly corner of said lot do	lence heasterly garalled with northerly three of said lat,
one hundred John feet to the alley; the	at right angles a outherly along the easterly line
of said lot your get, there at right	angles unterly a ralle with the northerly.
	Heet to the westerly line of said lot : theree
northerly along the westerly line of	
	laid lot toplace g Commencement.
In the City of Gulsa.	and the second section of the second
Be what accusing the process of the entire the months and the control of the cont	- Carlon
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	part or its assigns should hereafter appear in any of the land departments or offices of the General
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	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 ND TO HOLD the premises above described, together with all rights and claims of Homestead
Exemption and of Dower of the said part All-of the first part, A plant appurtenances to the said premises and homestead exemption and dower in	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 - Thousand mark ill of the first part, for The and a life	are made by said part Ala-of the first part upon the following covenants and conditions, to-wit:
that the dead a lawfully seized in fee of the promises hereby conveyed, a	nd that Those, ha 25 good right to sell and convey the same as aforessid; that the said premises are clear from all topy or warrant and defend the title to the said premises against the lawfulcialms and demands of all persons whom seever.
SECOND.—That they will pay to said second party or order fiftelw	Turadred
march Sand September	l paid at the rate ofannually, on the first day ofin each year, and in accordance within each year.
of the first part, with coupons attached, of even date herewill.  THIRD. And it is further agreed by the said first party hereto that during the confi that may be levied upon said real estate by the sulhority of the town, yillage or city in which	nuance is force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or special, and real catate is situate, or any part thereof when the same shall become by law due and payable, including all taxes agee or his legal representatives and assigns; to pay all taxes levied upon said morrisage; and the said morrasgors to the proper persons to said party of the second part, the histop tail by paid. The said first party turiher agrees to constantly keep the said premises free from mechanics liens
and assessments of every kind and character layed upon the interest increal of the mortg shall not be entitled to any offset against the sums hereby secured for taxes so paid; and the successors or assigns, showing payment thereof, until the indebtedness hereby secured a	aged or his legal representatives and assigns; to pay all taxes levied upon said mortage; and the sud mortagors the first party will exhibit once a year, on demand, lecelpts of the proper persons to said party of the second part, its half be fully paid. The said first party further agrees to constantly keep the said premises free from mechanics liens
and all other itens, and to preserve and maintain the security hereunder against any auvers	her improvements on said real estate in as good repair and condition as the same are in at this date, and to permit no
will at no time permit any part of the premises to be used in the conduct of any literal or dis- business or residence purposes; that it will permit no unnecessary accumulation of combu attachments of every kind relating to the plumbing for and use of natural or manufactured j	reputation distincts, or such as will tend to lajare or cause undue deterioration or unitates of sale premises for general stible material upon said premises; that it will constantly keep in proper order all places, connections, fixures and sas, or noth, water supply and sowerage, furnaces, steam places and bollers, so as to prevent damage or undue risk to the
property thereby, and will keep all electric light wires and connections in safe condition and and inspect the promises at any reasonable hours and as often as he or they may desire.  FIF III—And the said first party agrees to at once insure the buildings upon said pro-	properly insulated; the party of the second part reserving for nimsel and his representatives the right to enter upon mises against less by fire, lightning and wind storm in the amount of
Pollars, in insurance companies approved by said second party, for not less than a three-yet additional security for the payment of said promissory note and the interest accrute there said party of the second part; and that in the eyent of the failure, neglect or refusal of said	ar term, and to at once deriver on marriance property assigned, or pleages to said section by as contact and on, as well as for the payment of all such sims of money as may have been advanced and puid, as herein provided, by first party to so insure the buildings, or to release the same, and deliver the policies properly assigned or pleaged to the
amount; and the said second party may sign all papers and applications necessary to obtain under such policy or policies, the said second party shall have, and applications necessary to obtain under such policy or policies, the said second party shall have, and is necesy specifically give	na second party is nervoly authorized and employered by these presents, to indust or relinate said orlinings for said such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss en, full power to demand, receive, collect and settle the same, and for that purpose may, in the name, place and stead
the payment of the indobtedness hereby socured, and to assign and endorse hit voluners, reci- ture payment of the indobtedness hereby socured, and to assign any and all plottes of insura- part or his assigns, may effect such insurance as hereinbefore agreed, paying the over there	ingle and drains that the dreeds any to find agreements modely instantiate, and to split the said party of the second of and may also pay the final judgment for stautory lies claims, including all costs; and for the repayment of all money
so paid, with interest thereon from the time of payment at the rate of 10 per cent. Per annunt and note and interest coupons. It is hereby further stipulated and a reced that every instruc- collateral security to the party of the second part, or assigns, as above provided, and whether	I, pay able semi-annually, these presents snail of as security, in like manner and with the ellect as for the payment of one polloy isseed on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as or the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns
to the extent of their interest as mortgagee in said premises SIXTH —And it is further sticulated, that in case the said party of the first part shal keeping said buildings insured, as aforesaid, then the said second party or his logal represen	make detault in payment of the taxes or assessments against said real estate, as, and at the times required by isw, or in tative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor, with
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 across, that if the makers of said note or notes	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 promises, or suffer the same to be don't thereon, or to do at the option of the holder of the note hereby secured, and at its, his or her other only, and the whole of said money, interest and costs, togother with the s attitury damages in case of its content of the said to the whole of said money, interest and costs, togother with the statutory damages in case of its content of the said to the said	nform to be to sympty with any case eventuals contained in this mortgage, he wholesum of money netten secured may without notioe, be declared doe and payable at once, and this mortgage may thereupon be foreclosed immediately for protest; and said second party, its successors or assigns, or any legal holder hereof, shall at once, upon the filing of a bill
for the forcolosure of this mortgage, be forthwith entitled to the immediate possession of the For value received, the first party hereby wa vis all banelis of the stay, valuation and appraised hereby shall in all respects be governed, construed and adjudged seconding to the la	second according the impression may as once take possession, and receive and collect reals, issues and profus the foot issement laws of the State of Oklahoma at the date of their execution.
EIGHTH.—And said first party further expressly agrees that in case of a foreclosure pay to the said plaintiff a reasonable attorney's or solloitor's fee therefor, in addition to all o to be due and payable upon the filtor of natition for foreclosure, and the same shall be a further to be due and payable upon the filtor of natition for foreclosure, and the same shall be a further to be due and payable upon the filtor of natition for foreclosure, and the same shall be a further to be due to t	or this manigage, and as often as any proceedings abail to taxen to foreging same, as herein provided, the first party will ther legal costs and statutory fees, and hereby sgrees that \$
NIN rH.—it is turther stipulated and agreed by the first party that upon the institute to take possession and control of the premises described herein, and to collect the read such receiver to be applied, under the directions of the court, to the navment of any indexm	n of proceedings to forelose this mortgage, the plaintlif thereinshall be entitled to have a receiver appointed by the court profils thereof, under the directions of the court, without the proof required by statule; the amount so collected by set rendered or amount found due upon the foreclosure of this mortgage. The foregoing overants and conditions
being kept and performed, this conveyance to be void; otherwise of full force and virtue.  TENTIL—it is expressly atipulated that upon default herein suit to forcelose this mo oither of thom, and all objections to venue of such suit are hereby expressly waityed.	rigage may be brought in county where real estate mortgaged is altuated, regardless of residence of mortgagors, or
ELEVENTH.—In construing this mortgage the words "first party" shall be held to n TWELFTH.—Said first party agrees to pay for recording the release of this mortgage	wate shall, at the option of the morigages, render this mortgage due and payable. Said first party further agrees that it reputable business, or such as will tend to injure or cause undue deterioration or unitures of said premises for general stible material upon said premises; that it will constantly keep in proper order all pipes, connections, fixures and tess, or both, water supply and sewerage, furnaces, steam pipes and bollers, so as to provent damage or undue risk to the properly insulated; the party of the second part reserving for himself and his representatives the right to enter upon mises againstless by fire, lighting and wind storm in the amount of
In Testimony Whereof, The party of the first part has hereunto subser WITNESSES:	theat their names and ninxed their seals.
	Leorge W. Julk Sais
- Zucy Carler	mary E. Tutle Sail
DB Crewson	Sad 1
	522
STATE OF OKLAHOMA,	Allo Grimmes
said County and State, on this Sich day of Francisco	a Notary Public, in and for 18 l., personally appeared Set ge W. Sattle in and for Ed Wig and acknowledged to me that they executed the same as their Witness my hand and official seal the day and year last above set forth.
and mary E. Tuille: hust and	and wife not
to me known to be the identiful person who executed the within and fore 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 Tib. 19" 1811	C. L. Granes Notary Public,
그는 하지 않는 살이 된 그렇게 생각하셨다면 가지 않아 있다고 있다면 가장 사람들은 얼마를 받아 되었다.	and the second section of the second
STATE OF OKLAHOMA,  County.	a Notary Public, in and for
said County and State, on thisday of	19, personally appeared
선생님은 아무리를 보면 하셨다는 사람들이 하는 중 이용과 중의 사고 그는 걸었다.	and and
그 보험 그는 그는 그는 한 일본 경험에 되어 되어 되었다. 그는 일본 사람들은 학생들이 되어 되는 그를 하고 있었다. 그는 그는 그는 그는 그는 그는 그는 그를 모르는 그는 그를 모르는 그를 받는	oing instrument, and acknowledged to me that executed the same as. Witness my hand and official scal the day and year last above set forth.
My commission expires.	Notary Public.
바이트라 얼마는 아들이 아이들은 아름이 되는 것이 하는 것이 없는 것이다.	원보다 하는 10. 전환도 확인할 및 44대한 일반 전 10.1.42.00 - 20년 15년 17대 전략 14~2 <b>분</b> 1