	STATE OF OKLAHOMA, \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
	day of	
TO) M., and recorded in Book	of Mortgages, on page
HE DEMING INVESTMENT COMPANY	L. wanding and the control of the co	Register of Deeds. Deputy.
nom all Men by these Presents, That on this	The day of Tebruary	19.09
Thomas I Meagher and Fire	ances meaghed hus	bandand wife
nsideration of the sum of hand had deed had been also be	Y, of Oswego, Kansas, party of the second part, the MENT COMPANY, its successors and assigns, the homa, with all the improvements thereon and app	e following premises, situated in the County of
The north Tipey (50) Je	ety Lot Jourteen (14)	in Block Livelie Ca
	diamed a difference of the object and the man	
cording to the official plat thereof, and warrant the title to the same. And it is hereby mutually agreed that in case the harty of the second	part or its assigns should bereafter appear in any	of the land departments or offices of the General
And it is hereby mutually agreed that in case the party of the second overnment, or in any Court, in order by preserve or probet the tibe hereby solventy, and stall bear interest at the same rate. TO HAVE A temption and of Dower of the said part dear if the first part, the purtuances to the said premises and homestend exemption and dower in coessors and assigns forever, provided, nevertheless, and those because if the first part, the said premises and homestend exemption and dower in the first part, the said premises and homestend exemption and dower in the first part, the said party down the first party and those because it is the first party and the first	nuctore warranted, all costs—and expenditures—ma ND TO HOLD the premises above described, to heirs, executors, administrators or assigns therein	gether with all rights and claims of Homestead, with all the privileges, rights, hereditaments and
purtenances to the said premises and homestend exemption and dower in cossors and assigns forever. Provided, nevertheless, and these presents of the provided in the control of the contro	n navwise appertaining and belonging to said THE	DEMING INVESTMENT COMPANY, and to its he following covenants and conditions, to-wit:
imbrances; that will, and helre, executors and administrators statt	nd that he hagood right to sell and convey the s forever warrant and defend the litle to the said premises again	ame as aforesaid; that the said premises are clear from all
SECOND.—That they will pay to said second party or order A interest thereon from 19.6.7, until	Il note at the rate of Sex nor cont norm	noum, payable
and	invance in force of this instrument, the said first party agree is said real estate is situate, or any part thereof when the said first party agree or his logal representatives and said first party agree.	200 pay all taxes, charges or assessments, general or special, o shall become by law due and payable, including all taxes taxes laying upon said mortgage; and the said mortgage.
I not be entitled to any off-seagainst the sams hereby secured for taxes so paid; and this seasons or assigns, showing paymon; thereof, until the indebtedness hereby secured and other liens, and to preserve and the seasons of security bereatner against any adversary to the seasons of the se	at first party will exhibit once a year, on demand, receipts of shall be fully paid. The said first party further agrees to co e, superior or intervening claim of interest, ther improvements on said real estate in as cood repair and c	the proper persons to said party of the second part, its astantly keep the said premises free from mechanics' liens and lion as the same, are in at this date, and to permit no
at no time permit any part of the premises to be used in the conduct of any illegal or dis iness or residence purposes; that it will permit no unnecessary accumulation of combu	sreputable business, or such as will tend to injure o r cause u stible material upon said promises; that it will constantly	keep in proper order all pipes, connections, fixtures and
perty thereby, and will keep all electric light wires and connections in eafe condition and inspect the premises at any reasonable higher and as often as he or they may desire. Inspect the premises are may desire. If FFFH — And Indeald first party appears to note loss that of the premise approved by, and second party, for not less than a three-year.	d properly insulated; the party of the second part reserving emises against loss by fire, lightning and wind storm in the an ar term, and to at once deliver the insulation policies, proper	for himself and his representatives the right to enter upon mount of Sold Second party as collateral and by assigned, or plotograph Said Second party as collateral and
litional security for the payment of salest thinkers note and the interest to accore them to party of the second party, and that in the event of the failure, neglect or refusal of sale is second party, before noon of the day on which any of such policies shall expire, then so unit; and the said second party may slight all papers and applications necessary to obtain	on, as well as for the payment of all such sums of money as a first party to so insure the buildings, or to relisere the same, aid second party is hereby authorized and empowered by the such insurance, in the name, place and stead of the said first	may have been advanced and paid, as herein provided, by and deliver the policies properly assigned or pledged to the see presents, to insure or reinsure said buildings for said party. And it is further agreed that in the event of loss
comments of every kind relating to the plumbing for and use of natural or manufactured in perty thereby, and will keep all electric light wives and connections is safe condition and to safe the private private provided in the provided of the provided in	yon, full power to demaild, receive, collect and settle the sam elpts and drafts that shall be necessary to procure the money ince to subsequent owners; and if any of said agreements be of; and may also pay the final judgment for statutory lien cla	e, and for that purpose may, in the name, place and stead thereunder, and to apply the amount so collected toward not performed as aforesaid, then said party of the second ims, including all costs; and for the repayment of all money
aid, with interest thereon from the time of psymont at the rate of 10 per cent, per annun note and interest coupons. It is hereby further supplated and a greed that every fusira- atoral security to the party of the second part, or assigns, as above provided, and wheth he extent of their interest as mortgages in said premises	n, payable semi-annually, these presents shall be as securify ance policy issued on the premises covered by this mortgage er the same have been actually assigned or not, the same sha	in like maner and with like effect as for the payment of luring the existence of said mortgage, shall be assigned as ii, in case of loss, be payable to said second party or assigns
SIXTH— deal to technic substants, that in case the saltsparry of the plant snatisping said sublings insured, as aforestal, then the said second party of the full forcest rest at the rate of 10 per cent on sums paid for insurance from date of such expenditure yment of which is intended to be hereby secured.	i make default in payment of the taxes or assessmotte against the may pay such taxes and assessments and effect on e until paid, and with the penalties and rate of interest fluctuations.	teath real exists, as a subject to expended by law or in the insurance, and the amount to expended increfer, with and by law on such taxes, shall be considered a sum the
SYENTH.—Said first party further agrees, that it the makers of said note or notes to shall commit waste up no said premises, or suffer the same to be don't thereon, or to co to option of the holder of the note hereby secured, and at its, his or her option only, and whole of said money, interest and onest, together with the s'autory damages in case of it.	snait thit to pay any of said modey either principal or interei- penform to or to comply with any of the covenants contained in without notice, be declared due and payable at once, and this protest; and said second party, its successors or assigns, or o	it, whenever the same becomes due, or in case the said list this mortgage, the wholesum of money herein secured may, mortgage may thereupon be foreclosed immediately for ny legal holder hereof, shall at once, upon the filing of a bill
the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the vature received, the first party hereby wa ves all b nofits of the stay, valuation and apprired hereby shall in all respects be governed, construed and adjudged according to the la EIGHTH.—And said first party further expressly agrees that is case of a foreclosure.	o above described premises, and may at once take possession alsement laws of the State of Oklahoma; and do further ag aws of the State of Oklahoma at the date of their execution, e of this mortgage, and as often as any proceedings shall be t	, and receive and collect rents, issues and profits thereof. ree that the contract embodied in this morigage and note aken to foreclose same, as herein provided, the first party will
to the said plaintiff a reasonable attoragy sor solicitor's foe therefor, in addition to all on our due and payable upon the filing of potition for foreclosure, and the same shall be a further slipulated and agreed by the first party this upon the institution also possession and control of the premises described herein, and to collect the rents and	other legal costs and statutory fees, and hereby agrees that s ther charge and lien upon the said premises described in this on of proceedings to foreclose this mortgage, the plaintiff thei profits thereof, under the directions of the court, without t	
in receiver to be applied, under the directions of the court, to the payment of any judgming kept and performed, this conveyance to be void; otherwise of full force and virtue. FINTH.—It is expressly stipulated that upon default herein suit to foreclose this moter them, and all objections to venue of such suit are hereby expressly waived.	ent rendered or amount found due upon the foreclosure of ortgage may be brought in county where real estate mortgage.	I this mortgage. The foregoing covenants and conditions and is situated, regardless of residence of mortgagors, or
El.B.VENTH.—In construing this mortgage the words "first party" shall be noted to a 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	nean the persons named in the preample as parties of the firs e when same is paid. ibed their names and affixed their seals.	parc, Juniy and severally.
rnesses:		Sell
		Seally
		Sidil)
		Sells
STATE OF OKLAHOMA, County, St. Before me,		a Notary Public, in and for
County and State, on thisday of	, personally appeared	and the second s
e known to be the identical person—who executed the within and fore and voluntary act and deed for the uses and purposes therein set forth.	going instrument, and acknowledged to me that Witness my hand and official seal the day and ye	ar last above set forth.
commission expires		
STATE OF OKLAHOMA	가는 많은 어린이 뭐 하는데 살려 살아 들어 하는	그 후에 그렇게 그렇는 궁금하는 그 그렇다 하다.
and the contract of the contra		
County and State, on thisday of		and the production of the state