energy and an All and a second sec 495OKLAHOMA CITY MORTGAGE. STATE OF OKLAHOMA, \$8. County. Filed for record in my office this A. D. 19 , at o'clock ...day of M., and recorded in Book. of Mortgages, on page т0 (Seal) Register of Deeds. THE DEMING INVESTMENT COMPANY Deputy. know all Men by these Presents, That on this. day of. County, and State of Oklahoma, part... ... of the first part, in consideration of the sum of ... DOLLARS in 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 follows, to-wit: according to the official plat thereof, and warrant the title to the same. annually, on the first day of SECOND,--That they will pay to said second party or order.... with interest thereon from b to pail buildings, fendos, sidewaiks and o ther improvements on sair crust ostate mas good repair and containon us the same and an at the uses, and a praint, or interior state that is creating and the commission of wate shall, at the o divin of the mortigage, render this mortgaged use and parkable. Said first party further agrees that it to be used in the conduct of any likes or discreptable business, or such as will tend to light or cause under deterioration or unifilness of said premises for general to use of natural or manifability and endowed and a parkable. Said first party further agrees that it is to be used in the conduct of any likes or discreptable business, or such as will tend to light or cause under deterioration or unifilness of said premises for general to it wites and connections in said combines of an advised and properly insoluted in the park of the scool part resorring for binself and the representatives. How right to enter upon a to all second part resorring for binself and the representatives the right to enter upon a to all second part resorring for binself and the representatives. How right to enter upon a to all second part resorring for binself and here years remains and to uto one deliver the buildings and where year term, and to ut conce deliver the same, and deliver the building store radius of a party as collatoral here it would all second part resorring for binself and here years remains and building store the buildings in the said or party as collatoral here and party as well as for the payment of all such arms of money as may have been advanced and paid, as herein provided, by a papers and pail cause and escenses, to leave a live appressible so if and the same, and deliver the party as light or pledged to apply and the event of loss arty shall have, and is hereby spacifically given, full power to demain createry collecters and suid the same, and for that parpose may. In the mame, place and aradiver the party and all polates of thas and strate shall be recondered and party at l'ollars sh. amou. under su of the sale. the payment oart or his a "aid, wit "te ar first party, and a of the indebtedn part of his assigns, my encod such matter as a very most at the rate of 10 per cent. per ansum, my according the premises covered by tais mortgage during the unserned to a state the rate of 10 per dent. Per ansum, my according the premises covered by tais mortgage during the unserned to a state of the rate of rate of the time of paymont at the rate of 10 per cent. The second part, or is assign as a subory porvided, and whether the same have been actually assigned or not, the same shall, in case of loss, be payable to sall decond part, or is assored by the same have been actually assigned or not, the same shall, in case of loss, be payable to sall decond part, or is assored that or the same have been actually assigned or not, the same shall real ostate, as, and at the times required by law, or in the arter of 10 per cent. on sums paid for insurance from the to expend the therate of 10 per cent. on sums paid for insurance from date of such assessments and the of interest at the dings insured, has a foresald, then the sale second part or the sale second and the times of a second part or the sale second and the times of a second part or the sale second and the sale second part or the sale second and the sale second part or the sale second and the sale second respects be governed, construed and inst party further expressly agrees reasonable attorney's or solloitor's fee n the filling of petition for foreolosure, isr atipulated and agreed by the first i tel of the second 1 hereby all respe ElGhTH.-And sal pay 5 the said plaintiff ar to be due and payable upo NINTH.-it is furi to take possession and con such receiver to be applie being kept and performed. TENTH.-it is orp either of them, and all obje s fee therefor, in ad This activity so to subject the same shall be a further charge and are spontaneously for a subject to the second state of the TEN I'H.—It is express either of them, and all objecti EI.EVENTH.—In com TWELFTH—Said first saly waived. "I shall be held to mean the persons named in the preamble as partles of the first part, jointly and severally, ase of this morigage when same is paid. In Test first p art has hereunto subscribed their names and affixed their seals. WITNESSES. Seals Seals Seals Seal STATE OF OKLAHOMA, \$\$5. Before me, Notary Public, in and for unty. said County and State, on this.day of. .19 ..., personally appeared. and. Æħ and year last above set forth. Notary Public. My commission expires-----County, }ss. STATE OF OKLAHOMA, Before n a Notary Public, in and for said County and State, on this. day of .19. ., personally appeared ... and_ Notary Public. mission expires PLACE . He.

14

. Dette

X