0 100 0 val

Y THE STATE OF THE	STATE OF OKLAHOMA, }ss.
기술이 있었다고요 하지만 때 있어야 하다 하네지고 있다.	County. J Filed for record in my office this day of
	M., and recorded in Book of Mortgages, on page
THE DEMING INVESTMENT COMPANY	(Seal) Register of Deeds.
	Deputy.
know all Men by these Presents, That on this	day of
	County, and State of Oklahoma, partof the first part, in DOLLARS
toin hand paid, by THE DEMING INVESTMENT COMPANY, mortgaged and hereby mortgage unto the said THE DEMING INVESTM	of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have ENT COMPANY, its successors and assigns, the following premises, situated in the County of
issues and profits thereof, and more particularly bounded and described as fo	oms, with all the improvements thereon and appurtenances thereto belonging, together with rents, ollows, to-wit:
	kaaragan ah jiroga dhibitaan jaala taa aagaan ay sa ah kali dhigibiyoo dhigi ah dhibi ahaa ay aa aa ah aa aa a Aa ah iyo dhibii dhibi ah
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 p Government, or in any Court, in order to preserve or protect the title hereinb nereby secured, and shall bear interest at the same rate. TO HAVE AN	art or its assigns should hereafter appear in any of the land departments or offices of the General sefore warranted, all costs and expenditures made in that behalf shall be added to the amounts D TO HOLD the premises above described, together with all rights and claims of Homestead
Exemption and of Dower of the said partof the first part,h appurlenances to the said premises and homestead exemption and dower in a	cirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and unywise appertaining and belonging to said THF DEMING INVESTMENT COMPANY, and to its e made by said parkof the first part upon the following covenants and conditions, to-wit:
FIRST.—The said partof the first part, for	and
SECOND,-That they will pay to said second party or order	rever warrant and defend the title to the said promises against the lawful claims and demands of all persons whomsoever, DOLLARS
with interest thereon from	paid at the rate of
hat may be levied upon said real estate by the authority of the town, village or city in which that may be levied upon said real estate by the authority of the town, village or city in which hall not be ontitled to any offset against the sums hereby secoured for taxes so paid; and that necessory, or assigns, showing navment thereof, until the indebledness hereby secured six	said real estate is stuncte, or any part thereot when the same shall become by law due and payable, including all tares ee or his legal representatives and sasigns; to pay all taxes levied upon said mortgage; and the said mortgagers first party will exhibit once a year, on demand, recolpts of the proper persons to said parity of the second part, its all be fully raid. The said first party (turther agrees to constantly keep the said premise for from mechanics' liens
and all other liens, and to preserve and maintain the security bereander against any adverse, FOURTH-The said first party acrees to keep all buildings, fonces, sidewalks and oth vaste, and especially no outting of shrubbary, fruit or shade trees; and the commission of wa will at no time permit any part of the premises to be used in the conduct of any lingal or distr	superior or intervening claim of interest, or improvements on the same are in at this date, and to permit no steep state that a page a second repair and condition as the same are in at this date, and to permit no steep state the option of the mortgages, reader this mortgage due and payable. Said first party further agrees that it spattable business, or and as will tend to lajary or cause and other force for contral contral to the contral second service of the contral to the contral
usiness or residence purposes; that it will permit no unnecessary accumulation of combust ktachments of very kind relating to the plumbing for and use of natural or manufactured a property thereby, and will keep at electric light wires and connections in safe condition and pud und inspect the promises at any reasonable hours and as often as how they may desire,	paid at the rate of
FIF TH.—And the said first party agrees to a conce insure the Dullaings upon sauc pred 'ollars, in leasurance companies approved by said second party, for not less than a three-year additional security for the payment of said promissory not and the interest to accrue thereon said party of the second part; and that in the event of the failure, neglect or relutant of said if	itser ugunstones y it of ingusting and wind subtrim the ambient of or pledgod to said second party as collateral and to trum, and to at once deliver the insurance policies, properly assigned, or pledgod to said second party as collateral and a party of the party of
mount; and the said sooned party may sire all papers and applications necessary to obtain as mids rauch policy or philoses, the said econol party shall have, and is hereby specializable (if the said first party, and as agent and autorney in face, sign and endors all vouchers, recol the nayment of the inductioness hereby secured, and to assure and and all policies of instrance	ch leaurance, in the name, place and stead of the said first party. And it is turther agreed that in the event of loss a, full power to domaid, receive, collect and settle the same, and for that purpose may, in the name, place and stead plas and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward se to subsequent owners; and if any of said agreements be not performed as a foresaid, then said party of the second
art or lis assigns, my effoot such insurance as hereinbord agreed, paying the cost therein to paid, with interest thereon from the time of payment at the rate of paying onto per annum, sid note and interest componer. It is broreby further stipulated and across that every invention footback and interest componer in the second part, or assigns, as above provided, whether inventions are also assigned to the second part, or assigns, as above provided, and whether the second part of the second part, or assigns, as above provided, as	; and may also pay the final judgment for statutory lien claims, including all costs; and for the repayment of all money payable semi-annually, these presents shall be as securily, in like manner and with like effect as for the payment of the polloy issued on the premises covered by this mortgage during the existence of said to mortgage, shall be assigned as the same bave been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns
o the extent of their interest as mortgages in said promises SIXTH—And it is further sibulated, that in case the said party of the first part shall n cepting said buildings insured, as abresaid, then the said second party or his logal represents nterest at the rate of it per copi, on sums paid for insurance from date of such expenditure in	nake default in psyment of the taxes or assessments against said real estate, as, and at the times required by law, or in ultre may pay such taxes and assessments and effect sech insurance, and the amount so expended therefor, with until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum the
epayment of which is intended to to desemy secured. SEVENTH.—Said first party further across, that if the makers of said note or notes shall self-commit waste upon said premises, or suffer the same to be done thereon, or to confur the spid of the holder of the note recty secured, and at its, his or her option only, and we take the property secured to the confusion of the holder of the note hereby secured, and at its, his or her option only, and we	salf fall to pay any of said money ofther principal or interest, whonever the same becomes due, or in case the said first form to or to oranjby with any of the covenants contained in this mortgage, the whole sum of money herein secured may, libour notice be declared the and payablest section of this mortgage, may theretically the foreing the middlest work deast; and said second marty, its supposes a region of this mortgage, may theretically the middlest with
or the forcolosium of this mortgage, be forthwill entitled to the immediate possession of the formular possession of the for value recolved, the first party hereby wa ves all benefits of the stay, valuation and apprise course hereby shall in all respects be governed, construed and adjudged according to the law first party for the first party fo	above described premises, and may at once take possession, and receive and collect reuts, issues and profits thereof, oment laws of the State of Oklahoma, and do further agree that the contract embodied in this morigage and note s of the State of Oklahoma at the date of their execution. I this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first party will
ay to the said plaintiff a reasonable attorney's or sollettor's fee therefor, in addition to all other became the same between the same shall be a further solletten for the coolestre, and the same shall be a further KIN FI.—It is further sipulated and agreed by the first party that upon the institution	to the material upon said promises; that it will constantly keep in proper order to these, connections, intolless and solver, or ast to present dumings or under lask to the operative the party of the second part reserving for himself and his representatives the right to other upon the party insulated; the party of the second part reserving for himself and his representatives the right to other upon the party insulated; the party of the second party as collateral and its earlies and the party of the second party as collateral and its earlies of the party of the second party as collateral and its earlies of the party of the second party as collateral and its earlies of the party of party of the party
uch receiver to be applied, under the directions of the court, to the payment of any fiddgmen being kept and performed, this conveyance to be void; otherwise of full force and virtue. FENTH.—It is expressly stipulated that upon default herein suft to forcelose this mort lither of them. and all objections to venue of such suft are hereby expressly warded.	t rendered or amount found due upon the foreclosure of this mortgage. The foregoing covenants and conditions gage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors, or
El.EVENTH—In construing this mortgage the words "first party" shall be nead to me TWELFTH—Sald first party agrees to pay for recording the release of this mortgage in In Testimony Whercof, The party of the first part has hereunto subscrib	an the persons named in the promote as parties of the first part, jointly and severally. whou same is paid. ed their names and affixed their scals.
In Testimony Whereof, The party of the arst part has account substitutional substitution of the arst part has account substitution and the arst part has account substitution and the arst part has account and account substitution and the arst part has account and account substitution account substitution and account substitution account substitution and account substitution account substituti	Sab
	Sid.
	SAL SAL
STATE OF OKLAHOMA, Ss. Before me,	a Notary Public, in and for 19, personally appeared
	and
o me known to be the identical person—who executed the within and forego- tee and voluntary act and deed for the uses and purposes therein set forth,	oing instrument, and acknowledged to me that——executed the same as——Witness my hand and official seal the day and year last above set forth.
ly commission expires.	Notary Public,
STATE OF OKLAHOMA,	n Notary Public, in and for
aid County and State, on thisday of	10, personally appeared
to be the the the there who around the within and forest	ng instrument, and acknowledged to me thatexecuted the same as
to me known to be the idential person—who excepted the within and forest each voluntary act and deed for the uses and purposes therein set forth. Very commission expires	ng instrument, and acknowledged to me thatexecuted the same as Vitness my hand and official scal the day and year last above set forth.