	STATE OF OKLAHOMA,
	County, \ \ Ss. Filed for record in my office thin
	M., and recorded in Book of Mortgages, on page
TO	(Scal)
HE DEMING INVESTMENT COMPANY	Register of Deeds.
artine non lantar de mantelementario entre proportione la companya esta entre del contra de la colonia de la c La companya del companya de la colonia de la coloni	Deputy.
	day ol
olum	County, and State of Oklahoma, partof the first part, in
nsideration of the sum of	f Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
in the State of Oklahom	IT COMPANY, its successors and assigns, the following premises, situated in the County of an, with all the improvements thereon and appurtenances thereto belonging, together with rents,
ues and profits thereof, and more particularly bounded and described as foll	lows, to-wit:
ording 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 party and the party of the second party of the second party second and shall bear interest at the same rate. TO HAVE AND	rt or its assigns should hereafter appear in any of the land departments or offices of the General fore warranted, all costs and expenditures made in that behalf shalf ab added to the amount TO HOLD the premises above described, together with all rights and claims of Homestead
emption and of Dower of the said partof the first part,hei purtenances to the said premises and homestead exemption and dower in an	rs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and ywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to its
FIRST.—The said partof the first part, for	made by said partof the first part upon the following covenants and conditions, to-wit:
	hat he hagood right to sell and convey the same as aforesaid; that the said premises are clear from all ver warrant and defend the title to the said premises against the lawful claims and demands of all persons whomsoever.
o first part, with coupons attached, of even date herewith. THRD. And it is further greed by the said first party hereto that during the continuat may be levied upon said real estate by the authority of the town, village or city in which sai	Id at the rate of
assassment of every kind and outradier levied upon the interest, meeting in the mortgage, not be entitled to any offsat against the sums hereby sequred for takes so paid; and that fire sessors or assigns, showing payment thereof, until the indebtedness hereby sequred abe, so all other liens, and to preserve and maintain the security hereunder against any adverse, as	are party of the said first party further agrees to constantly keep the said perige; and the said northeagurs be fully paid. The said first party further agrees to constantly keep the said premises free from mochanics' liens perior or intervening claim or interest.
FOURTH—The said first party agrees to keep all buildings, fences, sidewalks and other to, and especially no outling of shrubbery, fruit or bade trees; and the commission of water in the permit any part of the premises to be used in the conduct of any literal or disrept news or residence nursess: that it will norm to unnecessary accumulation of combustions.	improvements on said read estate in as good repair and condition as the same are in at this date, and to permit no eshall, at the option of the morpages, render his mortgage due and payable. Said first party further agrees that it utable business, or such as will tend to injure or cause undue deterioration or unfitness of said premises for general to material upon said premises: that it will constantly keen in proper order all pines, compactions. Struces and
ohmonus of every kind relating to the plumbling for and use of natural or manufactured gas, every thereby, and will keep all electrical light wives and connections in safe condition and pro inspect the premises at any ressonable hours and as often as he or they may desire.	or both, water supply and sewerage, furnaces, steam pipes and bollers, so as to provent damago or undue risk to the operly insulated; the party of the second part reserving for himself and his representatives the right to enter upon sea grainst loss by the lightning and what storm in the amount of
ars, in insurance companies approved by said second party, for not less than a three-year to tional security for the payment of said promissory note and the interest to accrue thereon, a party of the second part; and that in the eyent of the failure, neglect or rotisal of said first	arm, and to at once deliver the insurance polleies, proporly assigned, or pledged to said second party as collateral and as well as for the payment of all such sums of money as may have been advanced and paid, as wherein provided, by party to so insure the buildings, or to relataire the same, and deliver the policies properly assigned or pledged to the
second party, death good of the day on which any or such policies such expire, then said so, and the said second party may sign all papers and applications necessary to obtain such is such policy or policies, the said second party shall have, and is hereby specifically given, is said first party, and as agent and attorney in fact, sign and endorse all youchers, receipts	I insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss full power to demand, receive, collect and settle the same, and for that purpose may, in the name, place and stead and drafts that shall be necessary to procure the money thereander, said to apply the amount so collected toward
ayment of the Indebtedness hereby scoured, and to assign any and all policies of insurance or his assigns, m y effect such insurance as hereinbefore agreed, paying the oast thereof, a aid, with interest thereon from the time of payment at the rate of 10 per cent. per auman, pa onet and interest compose. It is hereby further affoulated and a troet that overy insurance	to subsequent owners; and it may of said agreements be not performed as aforesaid, then said party of the second and may also pay the final judgment for statutory like nelaims, including all costs; and for the repayment of all money syable semi-annually, these presents shall be as security, in like manner and with like offect as, for the payment of policy issued on the premises covered by this mortage during the existence of said mortages, shall be assigned as
teral security to the party of the second part, or assigns, as above provided, and whether the extent of their interest as mortgaged in said premises. SIXTH —And it is turther situated; that in case the said party of the first part shall may large set the wildings begind as adversed, then the angle second party of his legal personnal.	ie same have been actually assigned or not, the same shall, in case of loss, be payable to said scoond party or assigns the default in paymout of the taxes or assessments against said real estate, as, and at the times required by law, or in Youngy hay such taxes and assessments and offers upon instruction, and the amount so expended therefore, with
and a trace of in per cent. On sums paid for insurance from date of such expenditure un ment of which is intended to be hereby secured. SEVENTH.—Said Dark park for the agrees, that if the makers of said note or notes shall see the content of the	io material upon said premises; that it will constantly keep in proper order all tipes, counceclions, fixtures and or both, water supply and sewerage, (urances, steam pipes and boliers, so as to prevent demograge or undue risk to the operly insulated; the party of the second part reserving for himself and his representatives the right to enter upon see against toes by fire, lightning and wind storm in the amount of the contract of the paymon of all such stuns of money as may have been advanced and paid, as herein provided, by party to so insure the buildings, or to releasure the same, and deliver the policies properly assigned or pledged to the second part; is breity authorized and empowered by these presents, to insure or releasure and buildings for said in insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss at and drafts that shall be necessary to procure he money thereunder, and to apply the amount so collected toward to subsequent coverage and it may of said agreements be not performed as doresaid, then said party of the ascondance to subsequent coverage and it may can all they of said agreements be not performed as doresaid, then said party of the ascondance to subsequent coverage and it may of said agreements be not performed as doresaid, then said party of the ascondance and the said real or the payment of the secondary to receive the money the manner and with like orfeet as for the payment of policy issued on the premises covered by this mortgage during the existence of said mortgae, shall be assigned as a seame have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns the same have been actually assigned as an estable payment of the taxes or assessments and effect such insurance, and the amount so occased the said real more and the said real more appropriate and the s
r shall commit waste up in said premises, or suiter the same to be done thereon, or would will be option of the holder of the note hereby secured, and at its, list or her option only, and with whole of said money, interest and onsts, together with the s-autory damages in case of protein the foreclosure of this mortgage, be forthwith entitled to the immediate possession of the able	out notice, but described due and payable at one, and this moregue, the worserpon to foreolosed immediately for est; and said second party, its euccessors or assigns, or any legal holder hereof, shall at once, upon the faling of a bill over described premises, and may at once take possession, and receive and collect rents, issues and profits thereof.
ratio received, the first party hereby wa ves all benefits of the stay, valuation and appraised red hereby shall in all respects be governed, construed and adjudged according to the laws of EIGHTH.—And said first party further expressly agrees that in case of a foreclosure of the contract of the contr	nontiaws of the State of Unianoma; and do further agree that the contract embodied in this mortgage and noto of the State of Chilahoma at the date of their execution. this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein profiled, the first party will be lead notes and statutery face, but hereby cores that S
due and payable upon the filing of petition for foreolesure, and the same shall be a further NNPH.—It is further stipulated and agreed by the first party that upon the institution of ke possession and control of the premises described hereia, and to collect the rents and prof	charge and lien upon the said premises described in this mortgage. I proceedings to for-close this mortgag, thoughtiff therafinshal beentitled to have a receiver appointed by the court lits thereof, under the directions of the court, withour the proof required by statute; the amount so collected by
receiver to be applied, under the directions of the court, to the payment of any judgment of green green green green and yield the green g	rendered of amount notified due upon the preciosors of this mortgage, The poregoing covenants and conditions igo may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagers, or
ELIPTENTH.—In construing this mortgage the words "first party" shall be said to mean TWELFTH—Said first party agrees to pay for recording the release of this mortgage wh In Testimony Whereof, The party of the first part has hereunto subscribed.	t the persons named in the preamble as parties of the first part, jointly and severally. One same is paid. It their names and affixed their seals.
nesses:	Sar
	SA
	SW
	Sed
County and State on this	a Notary Public, in and for
County and State, on this day of	and appeared
and voluntary act and deed for the uses and purposes therein set forth. W	itness my hand and official seal the day and year last above set forth.
ommission expires	Notary Public.
STATE OF OKLAHOMA, }ss.	a Notary Public, in and for
Gounty.) Before mo,	10 responsible appeared
County and State, on this	Resonance of Designation of the Control of the Cont