Filed for record in Tulsa County, Okla. on April 11, 1923.at 4:55 P.M. and duly recorded in book 445, page 467, By Brady Bronw, Deputy,

(SEAL) O.G.Weaver, County Clerk.

- - - THEASURET'S SINDOLE Shink 1 I hereby carting that I resalved \$ 2 and neued Rescipt No. 8 9.0 therefor in payment of subrigade tax on the within matigan. Dated this // day of <u>AVIL</u> 195

O KLAHOMA MORTGAGE.

COMPARED

227279 - BH

Know all men by these presents, that on this 3rd day of April, 19364 Made AVE, Control Treasurer and Neosho P. Maxey, husband and wife, of Tulsa County, and State of OKTHHOME, parties of the first part, in consideration of the sumof five thousand dollars to them in hand paid by The Deming Investment Company, party of the second part, the receipt whereof is hereby acknowledged, have mortgaged and hereby mortgage unto the said The Deming Investment Company, its successors and assigns the following premises, situated in the County of Tulsa, in the State of ^Oklahoma, with all the improvements thereon and appurtenances thereunto belonging, together with rents, issues and profits thereof, and more particularly bounded and described as follows, to-wit:

South: east quarter of section eight (8) township

eighteen (18) north range thirteen (13) east

of the Imian Meridian, containing in all 160 acres, more or less, according to the Government survey thereof, and Warrant the title to the same.

To have and to hold, the premises above described, together with all rights and claims of homestead and exemption of the said party of the first part, their heirs or assigns therein, to said The Deming Investment Company, and to its successors and assigns forever: Provided, nevertheless, and these presents are made by said covenants, and party of the first part upon the following/conditions, to-wit:

The said party of the first/part covenants and agree:

First. That they are lawfully seized in fee of the premises hereby conveyed, that they have good right to sell and convey the same as aforesaid; that the said premises are clear of all encumbrances; and that they will and their heirs, executors and administrators shall forever warrant and defend the title to the said premises against all claims and demands.

Second. That said first party will pay to said second party or order the sum of five thousand dollars, with interest thereon until due at the rate of $5\frac{1}{2}$ per cent per annum, payable semi-annually, on the first day of April, and October inneach year, and in accordance with one certain promissory note of the said first party, said note being of date herewithand bearing interest at the rate of ten (10) per cent per annum after maturity, payable semi-annually.

Third. Thatthe mortgagor hereby agrees to pay, before the same shall become delinquent, any and all taxes, charges or assessments assessed or levied by any competen public authority of the Stateinnwhich the lands showe described are located, or of the United States of America, upon the above described property, or any part thereof or any interest therein, including the interest of the mortgage, or upon this mortgage, except the mortgage registration tax to be paid upon the recording of this mortgage, and that failure so to do shall be a brach of the conditions of this mortgage and render the same subject to foreclosure; and the mortgagor further agrees that indess any taxes, charges or assessments belonging to the class above agreed to be paid shall be allowed by the mortgagor tobecome delinquent, the mortgage herein shall have the right to pay the same together with any interest, penalties, costs and express which may have accrue thereon according to law at the time the same are paid, and if the mortgagor shall fail or refuse upon demand to reighurse the mortgage for any such paynents with