Witnesseth, that the said party in consideration of the sum of one hundred fifty dollars to them duly paid, the receipt of which is hereby acknowledged, have sold and by these presents do grant, bargain, sell and mortgage to the s id party of the second part its successors or assigns, forever, all that tract or parcel of land situated in the County of Tolsa, in the Statebof Uklahoma, described as follows, to-wit:

The south east quarter of south west quarter of section twelve (12) and lots one (1) and two (2) and three (3) of section thirteen (13) in township seventeen (17) north, range fourteen (14) east,

Company of the second of the s

of the Indian Meridian, containing in all 115 25/100 acres, more or less according to the Government survey thereof, with the appartenences, rents, issues and profits and all the estate, title and interest of said first party herein, and the said first party does hereby covenant and agree that at the delivery hereof they are the lawful pwners of the promises above granted and seized of a good and indefeasible estate of inheritance thereon, and will warrant and defend the title to the same and that the same is free and clear of all incumbrances of what above r kind except a certain mortgage of \$3000.00 given to The Deming Investment Company.

This grant is intended as a mortgage to secure the payment of the sum of one hundred fifty dollars, payable as follows, to-wit: \$75.00 August 1st, 1924, \$75.00 August 1st, 1925, at the office of The Deming Investment Company, Oswego, Kansas, according to the terms of two certain promissory notes this day executed and delivered by the said first party to the said party of the second part.

The first party agroes to commit or permit no waste, to pay all taxes or assessments, against said land orany interest therein before they become delinquent; to provide insurance satisfactory to the second party in the sum of - none - d ollars, the loss if any, to be made payable first to the holder of the mortgage to which this lien is subject, second, to the holder hereof, as its interest may appear; to pay the interest secured by any prior liens or encumbrances on said property before it becomes delinquent, to pay the principal secured by any prior liens or encumbrances on said property before the samebecomes delinquent; to secure release of or pay any adverse claim, liens, charges or encumbrances against said property; and in case of the neglect or refusal of first party to perform any of the agreements herein, said second party may effect such agreements without waiving the breach of the foregoing conditions, and the sum so paid shall be immediately repaid with ten per cent interest thereon from date of payment, and shall be an additional lien upon said property secured by this mortgage.

If said notes be paid when due and all the agreements made herein we faithfully kept and performed, then this mortgage shall be released at the cost of the mortgagors, but if default be made in the payment of any of said notes or in the performance of any of the covements, agreements, terms or conditions herein, or if at shy time any law of this State shall be enacted imposing or authorizing the imposition of any tax upon this mortgage, except the mortgage registration tax, or upon the debt secured hereby, or upon the rendering by any court of competent jurisdiction of a decision that the undertaking by the party of the first part as herein provided to pay any tax or taxes herein agreed to be paid by said first party is illegal or inoperative, the whole sum of moneymherein Accured may at the option of the holler of the notes and without notice, be declared due and payable at once, and this mortgage may thereupon be for eclosed immediately for the whole sum of money, interest and costs, anything in this mortgage, or said notes contained to the contrary notwithstanding, provided this agreement shall not be construed to include any personal tax when imposed against the holder

