D TO ME.		STATE OF OKLAHOMA;		
Denjamin P. Cin	nuly and	Dulsa County. 17 day of Mar	. Silled for record in my office A.D. 10 & at 8 o'c	
Viola B. Din	nen)a		7 of Mortgages, on page 44	4
10		(Scal) de	Malkley Register of De	and a
HE DEMING INVEST	MENT COMPANY	······································	Deputy.	ceius.
row all Men by these p	proporte man 1/2	C day of march	10 A8 B	Γ
d Viola B Din	ney Kisband and	Life		7
	# 01	October County, a	nd State of Oklahoma, part Lessel the first pa	irt, in
tgaged and hereby mortgage unto the	he said THE DEMING INVESTMENT	C COMPANY, its successors and assigns,	t, the receipt whereof is hereby acknowledged, the following premises, situated in the Coun ppurtenances thereto belonging, together with	ity of
Tel Seven C Origina	7) in Block O. I Down of On	al Hundred ad Eac.	Time (109) in Xh	le !
nption and of Dower of the said par intenances to the said premises and ressors and assigns forever: Provided FIRST.—The said part. Low. Jot the first parties.—Inwentury sejzed	that in case the party of the second part of preserve or protect the title hereinbefo at the same rate. TO HAVE AND I to HAVE AND	s, excentors, administrators or assigns ther wise apportaining and belonging to said T) ande by said part. Less of the first part upo and Less where the first part upo the control of the con	ny of the land departments or offices of the Ge made in that behalf shall be added to the am together with all rights and claims of Home ein, with all the privileges, rights, hereditament HE DEMING INVESTMENT COMPANY, and in the following covenants and conditions, to-wi mistrators covenantto and with said party of the secon he same as aforesaid; that the said premises are clear fr	s and to its t: d part, om all
brances; that Attey will, and Then SECOND.—That they will pay to said seconterest thereon from April	cheirs, executors and administrators shall foreven and party or order 19.2 , until pald and 19.2 , until pald	at the rate of SY per cent, pe	gainst the jawful claims and domands of all persons whomso DOL. or annum, payable	LARS daysof
first part, with coupons attached, of even de THIRD. And it is further agreed by the s nay be levied upon sald real estate by the au	ate herewith aid first party hereto that during the continuenc thority of the town, village or city in which said			
not be entitled to any offset against the sums soors or assigns, showing payment thereo I other liens, and to preserve and maintain t	hereby secured for taxes so paid; and that first f, until the indebtedness hereby secured shall b he security hereunder against any advorac, sup-	party will exhibit once a year, on demand, receipt o fully paid. The said first party further agrees to erior or intervening claim or interest.	reas to pay all taxes, charges or assessments, general ors same shall become by law due and payable, including all all taxes levided upon said mortgage; and the said morts s of the proper persons to said party of the second pa o constantly keep the said premises free from mechanics	irt, its
, and especially no cutting of shrubbery, fru	ilt or shade trees; and the commission of waste	shall, at the option of the morigage, render this me	ortgage due and payable. Said first party further agrees	that it
monts of every kind relating to the plumbin rty thereby, and will keep all electric light v spect the promises at any reasonable hours.	ig for and use of natural or manufactured kas, owires and connections in safe condition and propund as often as he or they may desire. The propulse of the buildings upon said premise.		illy keep in proper order all pipes, connections, fixture pipes and boilers, so as to prevent damage or undue risk ing for himself and his representatives the right to enter a proper of the first to enter the proper of the first to enter the first th	to the r upon
s, in insurance companies approved by said onal security for the payment of said promis arty of the second part; and that in the ever	second party, for not less than a three-year tor- ssory note and the interest to accrue thereon, as it of the fallure, neglect or refusal of said first p	m, and to at once deliver the insurance policies, pro- well as for the payment of all such sums of money arty to so insure the buildings, or to reinsure the sa	perly assigned, or pledged to said second party as collater as may have been advanced and paid, as berein provid me, and deliver the policies properly assigned or pledged	ral and ed, by to tho
it; and the said second party may sign all party in the said second party may sign all party in the said second part said first party, and as agent and attorney	ners and applications necessary to obtain such it iy shall have, and is hereby specifically given, fu in fact, sign and endorse all youchers, receipts of	nsurance, in the name, place and stead of the said f ill power to demand, receive, collect and settle the and drafts that shall be necessary to procure the mo	irst party. And it is further agreed that in the event of same, and for that purpose may, in the name, place and oney thereunder, and to apply the amount so collected to	of loss stead oward
yment of the indebtedness hereby scoured, r his assigns, mry effect such insurance as h d, with interest thereon from the time of pa ote and interest coupons. It is hereby furth	and to assign any and all policies of insurance to lereinbefore agreed, paying the cost thereof; an yment at the rate of 10 per cent, per annum, pay ler stipulated and a freet that every insurance p) subsequent Owners; and it any of said agreements d, may also pay the final judgment for staintory lien able semi-annually, these presents shall be as secui olloy issued on the premises covered by this mortgr	perly assigned, or piedged to said second party as collater as may have been day-noted and paid, as herein provid me, and deliver the policies properly assigned or piedged these presents, to insure or reinsure said buildings for last party. And it is further agreed that in the event same, and for that purpose may, in the name, place and oney thereunder, and to apply the amount so collected to be not performed as aforesaid, then said party of the solid that including all costs, and for the repayment of an old the costs of the cost performed as aforesaid, then said party of the solid mer, including all costs, and for the repayment of an inged taring the existence of said mortgang, shall be assighted in the costs of the cost of the	money ent of ned as
eral security to the party of the second part, extent of their interest as morigages in sake SIXTH —And it is further sticulated, that are raid wilding incurred as forest of their	or assigns, as above provided, and whether the d premises in case the said party of the first part shall make the said second party or his local representative.	same have been actually assigned or not, the same be default in payment of the taxes or assessments ag	shall, in case of loss, be payable to said second party or a ainst said real estate, as, and at the times required by law	ussigns 7, or in
ng sala buitangs insured, as aforesaid, then set at the rate of 10 per cent. on sums paid for nent of which is intended to be hereby secu SEVENTH.—Said first party further agre	red. es, that if the makers of sald note or notes shall	1 paid, and with the penalties and rate of interestal to pay any of said money either principal or int	st fixed by law on such taxes, shall be considered a su erest, whenever the same becomes due, or in case the sal	im tho d first
shall commit waste up in said premises, or si option of the holder of the note hereby secu- note of said money, interest and observa- a foreclasure of this more raige, he for thwith	uffer the same to be done thereon, or to conform fred, and at its, his or her option only, and witho her with the statutory damages in case of protes and the data to the immediate passession of the abo	i to or to comply with any of the covenants containe ut notice, be declared due and payable at once, and it; and said second party, its successors or assigns, ye described premises, and may at once take pusses	id in this mortgage, the whole sum of money herein secured this mortgage may thereupon be foreclosed immediate or any legal holder hereof, shall at once, upon the filing of slop, and receive and collect rents, issues and profits th	d may, ly for a bill leroof.
the received, the first party hereby wa ves red hereby shall in all respects be governed, c ElGITH.—And said first party further ex	all benefits of the stay, valuation and appraiseme construed and adjudged according to the laws of pressly agrees that in case of a foreclosure of th	ent laws of the State of Oklahoma; and do further the State of Oklahoma at the date of their execution is mortgage, and as often as any proceedings shall?	agree that the contract embodied in this morigage and on. be taken to forcolose same, as herein provided, the first par	d note ty will
the said plaintiff a reasonable attorney's or the and payable upon the filing of patition fo NINTH.—It is further stipulated and agree	solicitor's fee therefor, in addition to all other I or foreclosure, and the same shall be a further c id by the first party that upon the institution of y	egal costs and statutory fees, and hereby agrees the barge and lien upon the said premises described in proceedings to foreclose this mortgage, the plaintiff is the said premise of the court with a co	at s	oourt
a possession and control of the premises desi eceiver to be applied, under the directions o kept and performed, this conveyance to be y TENTH.—It is expressly atipulated that up	cribed never, and to context the rents and pront if the court, to the payment of any judgment re rold; otherwise of full force and virtue. Son default herein suit to forcelose this mortgag	e may be brought in county where real estate mor	re of this mortgage. The foregoing covenants and con- tgaged is situated, regardless of residence of mortgage	litions ors, or
of them, and all objections to venue of such ELEVENTH.—In construing this mortgag TWELFTH—Said first party agrees to pay	suit are neroby expressly walved. e the words "first party" shall be held to mean t for recording the release of this mortgage whe	he persons named in the preamble as parties of the name is paid.	stich maksione and the adonction to depleted a su crost, whenever the same becomes due, or in case the sal die this mortgage, the wholesum of money herein secured this mortgage may thereupon be foreolosed immediate the mortgage may thereupon be foreolosed immediate or any legal bolider hereof, shall at once, upon the filing of slon, and receive and collect rents, issues and profits the agree that the contract embodied in this mortgage and the same of the contract embodied in this mortgage and at \$1.000. The foreolose same, as herein provided, the first part at \$1.000. The foreolose same, as herein provided, the first part at \$1.000. The foreolose same, as herein provided, the first part at \$1.000. The foreolose same, as herein provided, the first part at \$1.000. The foreolose same, as herein provided, the first part at \$1.000. The foreolose same, as herein provided, the first part at \$1.000. The foreolose same, as herein provided, the first part \$1.000. The foreolose same, as herein provided, the first part \$1.000. The foreolose same, as herein provided, the first part \$1.000. The foreolose same, as herein provided, the first part \$1.000. The foreolose same, as herein provided, the first part \$1.000. The first part \$1.000.	
In Testimony Whereof, The party on NESSES:	of the first part has hereunto subscribed	their names and alixed their seals.	QQ:	7
0.1 1200		Did.	B OF:	-E
John Bollese	JS	and of the Control	- Same	(3))
y, N. 1/leadon	18			- E
naganan nagana naganan		Application of the state of the	and the state of t	
STATE OF OKLAHOMA,	County. }ss. Before me,	ha B. Meserva	n Notary Public, in and	l for
County and State, on this	day of march	19.0.8, personally appeared A	Dangionni J. Ginnessey and	_
known to be the identical persons.	who executed the within and foregoing	instrument, and acknowledged to me thr	nt They executed the same as Their	u
ind voluntary act and deed for the us (Seal) ommission expires—familiary	ses and purposes therein set forth. Wit	Ookn B. Me	l year last above set forth. Notary Pu	hlic.
		and the second s	Company La	
STATE OF OKLAHOMA,	County. ss. Before me,		a Notary Public, in and	
Jounty and State, on this		19 personally appeared	a inganasan nagan-palika at mandan nagaga at mandannya di dandahipin na mandan nagan mandan di danga nagang mandan dangan	
		and.	Manager Specific Control of Specific Control o	
		and.	texecuted the same as year last above set forth.	