1. And the second second to address to a second 451 OKLAHOMA CITY MORTGAGE. STATE OF OKLAHOMA, Shomas R. 37 Cala Ducka County. 88. Filed for record in my office this A-D. 190 3, at 7⁻² 5-0'clock Z7 day of Znay A.D. 190 8, at 9²⁵ o'clock M., and recorded in Book 3 1. of Mortgages, on page 4 51. Edwar Mic Callie and H.C. Wal May. Register of Decids. THE DEMING INVESTMENT COMPANY (Seal) Know all steen by these presents, That on this 19" day of 221 and 10 0.7 O'homae R. M. Calland Edna Mc Call husband of Julea County, and State of Z and runte County, and State of Oklahoma, part-ces of the first part, in in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents, and profits thereof, and more particularly bounded and described as follows, to-wit: Lot number One (1) in Block month Orod (2) in This addition to City 5, Julea -And it is horeby mutually agreed that in case the party of the second part or its assigns should hereafter appear in any of the land departments or offices of the General Government, or in any Court, in order to preserve or protect the title heroinbore warranted, all costs and expenditures made in that behnif shall be added to the amounts hereby secured, and shall bear interest at the same rate. TO HAVE AND TO HOLD the premises above described, together with all rights and claims of Homestend Exemption and of Dower of the said part. As the same rate. TO HAVE AND TO HOLD the premises above described, together with all rights and claims of Homestend Exemption and of Dower of the said part. As the same rest of the said part. As the same rate in this and party of the second part, the said part of the second part, the second part, the said part of the second part, the second part, the said part of the second part, the second part, the said part of the second part, the second part, the said part of the second part, the second part, the second part of the second part, the said part of the second part, the said part of the second part, the second part of the second part of the second part, the said part of the second part, the said part of the second part, the said part of the second part of the second part, the said part of the second part, the said part of the second part of the secon according to the official plat thereof, and warrant the title to the same ry accumulation of combustible material upon said premises; that is will constantly keep in proper order all if natural or manufactured ges, or both, water supply and severage, furnaces, steam pipes and bollers, so as to pre-scions in asie condition and properly insulated; the party of the second part resorring for himself and his represen-the or they may desire. the buildings upon said premises against loss by fire, lightings and wind storm in the amount of the interest to accure thereach, as well as for the party of the second part resorring for himself, or piedged to a neglige suph said premises against loss by fire, lightings and wind storm in the amount of the interest to accure thereach, as well as for the parts of the second part resorring to be advanted at negliges built expire, then all accord any the problem and the amount of the amount of the advanted at a second part resorre the second part of the second part resorred at the second part resorred at the second part second part of the second part second part resorred at the second part resorred at the second part of the second part of the second part resorred at the second part of the second part is the second part of the second part is part of the second part of the second part is provided by the second part of the second part is provided by the second part is p sonneo... amage or undu-as the right to busine_____ attachments o_____ property thereby and inspert the FIF TH______ FIF TH______ The insu of payment at the rite of 10 per canoum, narable semi-fanually, these presents shall be as security, in like manner and with like effect as for the payment of rative stiplicity and a read that every insurance pulloy issued on the premises overed by this mortaged atheneo of said mortaged shall be assigned as d part, or assigns, as above porvided, and whether the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns. In faid premises the faid premises the said premises the said second party of the first part shall make default in payment of the targe or assessments against said real estate, as, and at the times required by law, or in the faid second party or his legal representative may pay such targe and targe and rate of interest fixed by law on such the second the premised therefore, with and for insurance from date of such expenditure until paid, and with the penalties and rate of interest fixed by law on such targe, shall be considered a sum the keeping said buildings insured, interest at the rate of 10 per ce-repayment of winth 15 interded party shall confinit was done of the party shall confinit was done of the the ophole of said money intere the whole of said money intere the whole of said money intere the whole of said money intere -And it is furt scoired. spress, that if the makers of said note or notes shill fall to pay any of said money either principal or interest, whe or suffer the same to be dony thereon, or to conform to or to comply with any of the covenants contained in this n house oney, inter of this mon first p legal holder hereof, shall at once, upon the f id receive and collect rents, issues and pr that the contract embodied in this morig a foreclosure of the state of Oklahoma at the date of their execution. But the contract embodied in this morigage and note that foreclosure of this morigage, and as often as any proceedings shall be taken to foregives same, as herein provided, the first party will define to all other logal costs and statutory fees, and hereby agrees that a state of the s in this morigage. Iff therain shall be childed to have a receiver appointed by the court thout the proof required by statute; the amount so collected by sure of this morigage. The foregoing covenants and conditions paym morigage may be brought in county where real estate mortgaged is sliuated, regardless of held to mean the persons named in the preamble as pariles of the first part, jointly and severally. pribed their names and affixed their seals. In Testimony Whereof, The party of the first part has here Oko ad R. mc Cale WITNESSES: Seal Edna Mª Cal R. E. Berger Seals Seal J.D. meadows Seals state of oklahoma, <u>County</u> and State, on this 2.0 K, day of Before me, R. E. Blig En a Notary Public, in and for 21.23 1908, personally appeared VRoman P. M. Calla, and Educ an In Calla, fur band Eryling excented the same as Sherry may to me known to be the identical person A who executed the within and foregoing instrument, and acknowledged to me that free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and ye (Seal). My commission expires Maach 12/912. My commission expires march 12/9/2. Notary Public STATE OF OKLAHOMA, ----- County. },55. Notary Public, in and for Before r said County and State, on thispersonally appeared -day of and. Notary Public. My commission expires n I III s PROF.

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