Constant States and The States of the 457Sol - Siloo OKLAHOMA CITY MORTGAGE. STATE OF OKLAHOMA. Dan m. Seter and ŝs. County. J Lulea Filed for record in my office this 18 day of . A. D. 1908, at 5 ...o'clock Ellan Setser. R. M., and recorded in Book 3 9 of Mortgages, on page 4-57 H.C. Malkley, Register of Deeds. (Seal) THE DEMING INVESTMENT COMPANY know all steen by these presents, That on this 10th day of June 1908, Daw m. Setser and Ellan Setrer Bebandand selige 01 Oulea County, and State of Oklahoma, paris 201 the first part, in DOLLARS Deputy. consideration of the sum of <u>TECH Constant</u> of <u>OULLARS</u> to <u>TARE</u> in hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, 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 in the State of Oklahoma, with all the improvements thereon and approximate the terms there is the terms of the second part. ... in the State of Oklahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents, in the State of Oklahoma, with all the improvements thereon and appurtonances thereto belonging, together with rents, issues and profits thereof, and more particularly bounded and described as follows, to wit: The northerly fighty (50) geel of Lot & ven (7) in Block one Hundref and eightly wel (152) in the original town of Tulsa as follows Arguining at the north Westerly corner by said Lot Deven (7), thence north easter ey along the north terle time of said lot, one Hundredand porty (140) geet toche north easterly gat The north asterly corner said lot: i thence south easterly along the easterly hive of paid lot. Jifly (50) feet; thence south westerly along the easterly hive of the northerly line of said lot, one time drefand forty (140) feet to the westerly line of said lot, thence north westerly along the releaserly line of said lot fifty (50) feet to the place of biginsing. according to the official plat thereof, and warrant the tills to the same. And it is hereby mutually agreed that in case the part of the sassigns should hereafter appear in any of the hand departments or offices of the General And it is hereby mutually agreed that in ense 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 protocot the tile hereafter appearing and of Dover in any of the land departments or offices of the General Bereafter and order in the behalf shall be added to the amounts hereafter appearing and of Dover in the behalf shall be added to the amounts and configure or protocot the tile hereafter appearing and the behalf shall be added to the amounts hereafter and the behalf shall be added to the amounts and of Dover in any of the said arguments and and the behalf shall be added to the damounts and and behalf the first part upon the following covenants and configure or protocot the shall be provided. Addets, accenters, administrators or assigns thouse the first part upon the following covenants and configure or advecting the first part upon the following covenants and configure or advecting the first part upon the following covenants and configure or advecting the first part upon the following covenant. In and with said parts dead to the said premises are order to advect the said premises are order to advect the first part upon the following covenant and colors, to with intermediate theorem that the said premises are order to advect the said premises are order to advect the said premises are older to advect the said premises are older to advect the said premises are older to advect the said part of the second part, that the said theorem to advect the said premises are older to advect the said premises are once the said the theorem to advect the said premises are older to advect the said demand of all prevents are older to advect the s d applications necess have, and is hereby sp sign and endorse all v ssign any and all polipolicies of insuran ng the cost thereo may also p d, pay The intention of the rate of the response of the response of the response of the response of the rate of the rate of the response of the rate of the rate of the response of the rate of t interest coupons urity to the party of their interest SIXTH — And it is to SIXTH — And it is to keeping said buildings insur-interest at the rate of 10 per SEVENTH.—Said ar-SEVENTH.—Said us at the option of the the motion of the The plat for instruct from date of such expenditure unit paid, and with the penalties and rate of interest fired by law on such taxes, shall be considered a sum the bareby secored. Further agrees, that if the makers of said note or notes shall fall to pay any of said money selfaer principal or interest fired by law on such taxes, shall be considered a sum the premises, or suffer the same to be done thereon, or to comply with any of the dore principal or interest, whenever the same becomes due, or in case the said first premises, or suffer the same to be done thereon, or to comply with any of the dore and payable at once, and this moritage, the whole sum of money herein accursed may to boroby secured, and at its, his or hor option only, and without notice, be decired due and payable at once, and this moritage of the whole sum of money herein accursed may be for thwith entitled to the immediate possession of the abore described premises, and may at once take possession, and receive and collect rents, lesues and profils thereof, they way as all banefits or the sary. Function and apprisement haves of the future of the sary of the same same as here the possession, and receive and collect rents, lesues and profils thereof, they are real banefits or the sary. Function and apprisement haves of the future of the stary of the future of the sary of the same same same same same respectively and the abore described premises, and may at once take possession, and receive and collect rents, lesues and profils thereof, is further expressly agrees that in case to a for constant of this moringer, and as often is added to fail a stary of the stary rs Int vr TH.—Satd out! commit waste i the whole of said money ' for the foreclosure For value recurr ist and osts, togetues the trages, be forthwith entitled to try hereby wa ves all benefits or poets be governed, construed a st party further expressly agre mable attorney's or solicitor's (bling of petition for forecless bling of petition for forecless tipping the arm agreed by the fir the aremules described by the fir noreby shall EIGHTH,—An pay to the said platuti to be due and payable NIN FH.—It is to take possession and such receiver to be em being kepter sly stip ELEVENTH TWELFTH-TWELFTH-Said first party spress to pay for recording the release of this morigage when sume is pain. In Testimony Whereof, The party of the first part has hereunto subscribed their names and affixed their seals. Lan m. Seteer WITNESSES: Seals lean Sitter Seal C. Eddy TOme Con Seal Seal STATE OF OKLAHOMA, STATE OF OKLAHOMA, State of OKLAHOMA, said County and State on this <u>G</u>, <u>d</u> day of <u>G</u>, <u>d</u> on <u>G</u>, <u>b</u> or sonally appeared <u>D</u> <u>and</u> <u>Notary</u> Public, in and for <u>G</u> <u>Clarry</u> <u>Olicorry</u> <u>Musc</u> <u>D</u> <u>and</u> <u>Miles</u> <u>net</u> to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that <u>They</u> executed the same as <u>Cheir</u> free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. (Sae) My commission expires <u>G</u>, <u>Musc</u> <u>G</u>, <u>Musc</u> <u>Notary</u> Public, My commission expires STATE OF OKLAHOMA, - County. }ss. Before me Notary Public, in and for said County and State, on this--day of and My commission expires Notary Public. AND HE TO STATE * *** ** *

1