	STATE OF OKLAHOMA, }	
i kan kaka salah labah bah bah bah salah labah 🛴	day of	
·	M., and recorded in Book	
THE DEMING INVESTMENT COMPANY	(Seal)	Register of Deeds.
en gran en		Deputy.
know all Men by these Presents, That on this		
01		
consideration of the sum of		DOLLARS
mortgaged and hereby mortgage unto the said THE DEMING INVESTMEN	T COMPANY, its successors and assigns, the foll	owing premises, situated in the County of
issues and profits thereof, and more particularly bounded and described as follows:	ows, to-wit:	notes thereto beconging, together with renes,
	and the state of t	The second secon
	tana tahun 1900. Perugahan Masalah di Agrapa darah di Perugahan darah dar	and the state of t
	إيداد الشهيرة السائنداد والمحال المرازات	
		en e
		and the same state of
according to the official plat thereof, and warrant the title to the same.	and the second section of the second	
And it is hereby mutually agreed that in case the party of the second par Government, or in any Court, in order to preserve or protect the title hereinbel hereby secured, and shall bear interest at the same rate. TO HAVE AND	t or its assigns should hereafter appear in any of the or warranted, all costs and expenditures made in TO HOLD the premises above described, together	land departments or offices of the General that behalf shall be added to the amounts with all rights and claims of Homestead
Exemption and of Dower of the said partof the first part,heir part, and dower in any appurtenances to the said premises and homestead exemption and dower in any	s, executors, administrators or assigns therein, with wise appertaining and belonging to said THE DEM	all the privileges, rights, hereditaments and HING INVESTMENT COMPANY, and to its
uccessors and assigns forever: Provided, novertheless, and these presents are r	and heirs, executors and administrators	covenantto and with said party of the second part,
natlawfally seized in 163 of the premises hereby conveyed, and the combrances; thatwill, andbeirs, executors and administrators shall foret	er warrant and defend the title to the said premises against the	awful claims and demands of all persons whomsoever.
SECOND.—That they will pay to said second party or order		
the first part, with coupons attached, of even date herewith. THIRD. And it is further agreed by the said first party hereto that during the continuant of the second sec	ce in force of this instrument, the said first party agrees to pa i real estate is situate, or any part thereof when the same shall	vali taxes, charges or assessments, general or special, become by law due and payable, including all taxes
uali not be ontitled to any off-set against the sums bereby secured for taxes so paid; and that fir nonessors or assigns, showing payment thereof, until the indebtenions hereby secured shar and all other lens, and to preserve and multain the security hereander against any adverse, an	at party will exhibit once a year, on demand, receipts of the p be fully paid. The said first party further agrees to constant perior or intervening claim or interest.	roper persons to said party of the second part, its y keep the said premises free from mechanics' liens
Storm of the said first party a frees to keep an unlinings, tendors studwards and utilist aste, and especially no cutting of shrubbory, fruit or shade trees; and the commission of war ill at no time permit any part of the premises to be used in the conduct of any literal or disrept selegat or residence purposes; that it will permit no unnece-sary accumulation of combustings.	ashell, at the option of the mortgagee, reader this mortgage du table business, or such as will tend to injure or cause under et material upon said premises; that it will constantly keep	n as the same are in ut this due, and to permit he e and payable. Said first party further agrees that it storioration or unfitness of said premises for general in proper order all pipes, connections, fixtures and
ttachments of every kind relating to the plumbing for and use of natural or manifacturen gas, or oppery thereby, and will keep all electrio light wires and connections in safe condition and pro nd inspect the premises at any reasonable hours and as often as he or they may desire. FIF CH —And the said first party agrees to at once insure the buildings upon said premis	or roth, water supply and sowerage, furnaces, steam pipes and perly insulated; the party of the second part reserving for him es against loss by Arc, lightning and wind storm in the amount (soliers, so as to prevent damage or undue risk to the self and his representatives the right to enter upon
'oliars, in insurance companies approved by said second party, for not less than a three-yoar to dditionst separity for the payment of said promisory note and the interest to accrue thereon, a sid party of the second part; and that in the event of the failure, neglect or refusal could have sit second nearly, before ange of the day on which any of such publicles that groups, the said see	rm, and to at once deliver the insurance policies, properly assi- is well as for the payment of all such sums of money as may hi- party to so insure the buildings, or to reinsure the same, and do cond party is hereby authorized and empowered by those pre-	aned, or pledged to said second party as collateral and two been advanced and paid, as herein provided, by sliver the policies properly assigned or pledged to the secuts, to insure or reinsure said buildings for said
mount; and the said senond party may sign all papers and applications necessary to obtain such after such policy or policies, the said second party shall have, and is heraby specifically given, if I the said first party, and as agent and attorney in fact, sign and endorse all vouchers, receipts I would be a such as a second second second and to a select any and all policies of insurance in	insurance, in the name, place and stead of the said first party. The power to demand, receive, collect and settle the same, and and drafts that shall be necessary to procure the money there to subsequent pweers; and if any of said agreements be not be	And it is further agreed that in the event of loss for that purpose may, in the name, place and stead under, and to apply the amount so collected toward formed as aforesaid, then said party of the sacond
art or his assigns, my effect such insurance as hereinbefore agreed, psying the cost thereof; a no baid, with interest thereon from the time of payment at the rate of 10 per cent, per annur, join one and interest coupons. It is hereby further stipulated and agreed that every insurance	nd may also pay the final judgment for statutory lien claims, in yable semi-annually, these presents shall be as security, in like policy issaed on the premises covered by this mortigage during a same have been actually assigned on not the same shall in a	cluding all costs; and for the repayment of all money manner and with like effect as for the payment of the existence of said mortgage, shall be assigned as say of less he may blue to said second party or assigned
takes the season plan bear plan bear to the planeline for and use of natural or manufactured gas, reportly thereby, and will keep all elsored light where and connections is safe condition and pro not laspert the promises at any reasonable hours and as often as he or they may desire. FIF FIT —And the said first party agrees to at once lasure the buildings upon said premise oliars, in insurance companies approved by said second party, for not less than a three-year te ditional receiving for the payment of said promisery note and the interest to accurate thereon, as all party of the second party and that in the said second party, for not less than a three-year te mount; and the said second party and that in the which any of such politics shall expire, then said second party and that in the said second party and the said second party shall have, and is hereby specifically given, if the said first party, and a signed ad attorney in fact, sign and endorse all vonchers, receipt to be payment of the indebtedness bereby socared, and to assign any and all policies of insurance as hereinated and the said second party and the said second party and in the said second party and the said second party of the said second party of said promises. It is hereinated the said second party and the said party of the first party and the said interest courpons. It is hereby further stipulated and a gnood that avery insurance of the extent of their interest as morigage in said premises. SIXTH — And it is further stipulated, that in case the said party of the first part shall male seplag said buildings insured, as aforesaid, then the said second party or his legal representation to the option of the holder of the note hereby secured, and at its, his or her option only, and with or the said manufactured the said first party further acrees, that if the makers of said note or notes shal	te default in payment of the taxes or assessments against said re may pay such taxes and assessments and effect such inst	real estate, as, and at the times required by law, or in trance, and the amount so expended therefor, with
legrest at the rate of the per control of sums plant to instance from the object of special papers of the paper sums of the papers of the pape	I fail to pay any of said money either principal or interest, when no or to comply with any of the covenants contained in this n	never the same becomes due, or in case the said first cortgage, the whole sum of money herein secored may.
t the option of the holder of the note nereby secured, and at its, ins or ner option buffy, and with he whole of said money, interest and orsts, together with the statutory damages in case of prote- or the foreolosure of this mortgage, be forthwith entitled to the immediate possession of the ac- for value received, the first party hereby wa was all benefits of the stay, valuation and appraisen	st; and said second party, its successors or assigns, or any leg two desorbed premises, and may at once take possossion, and rent laws of the State of Oklahoma; and do further agree this	gage they thereof, shall at once, upon the filing of a bill eceive and collect rents, issues and profits thereof, at the contract embodied in this mortgage and note
scared hereby shall in all respocts be governed, construed and adjudged according to the laws of EIGHTH.—And said first party further expressly agrees that in case of a foreclosure of t ty to the said plaintiff a ronsonable attorney's or sollettor's fee therefor, in addition to all other for the construction of the constr	it the State of Uklahoma at the date of their execution. his mortgage, and as often as any proceedings shall be taken to legal costs and statutory fees, and hereby agrees that s	foreclose same, as herein provided, the first party will lead to the first party will be a reasonable solicitor's fee, said fee
NIN PH.—It is further stipulated and agreed by the first party that upon the institution of the presence and control of the premises described therein, and to collect the zents and profitch recoiler to be applied, under the directions of the court, to the payment of any indement recoilers to be applied, under the directions of the court, to the payment of any indement re	proceedings to foreclose this mortgage, the plaintiff thereinsh is thereof, under the directions of the court, without the pro- endered or amount found due upon the foreclosure of this	all be entitled to have a receiver appointed by the court of required by statute; the amount so collected by morigage. The foregoing covenants and conditions
eing kept and performed, this convoyance to be vold; otherwise of this first white. TEN TH.—It is expressly stipulated that upon default berein suit to foreclose this mortga ther of them, and all objections to venue of such suit are bereby expressly waived. El. EVENTH.—In construing this mortgage the words "first party" shall be led to mean	ge may be brought in county where real estate mortgaged is the persons named in the preamble as parties of the first part,	situated, regardless of residence of mortgagors, or jointly and severally.
	en same is paid. I their names and affixed their seals.	
VITNESSES:		Seal's
		~~~
STATE OF OKLAHOMA,  County and State, on thisday of		a Notary Public in and for
id County and State, on thisday of		The second secon
me known to be the identical person—who executed the within and foregoing and voluntary act and deed for the uses and purposes therein set forth. Wi	g instrument, and acknowledged to me that thess my hand and official seal the day and year las	executed the same as
y commission expires		
STATE OF OKLAHOMA,  County, ss. Before me,	egg, chapter appearant page 1964 (1964), and a graph of the chapter appearant page 1964 (1964) and a graph of the	a Notary Public, in and for
44 M		Annual Structure and control of the structure of the stru
aid County and State, on this	and appeared	entralization con Capitalization and the companion of the control

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