			509
	DKLAHOMA CITY MORTGAGE.		
Image of			
70 Kg unit rearranted is in heads		County. Ss. Filed for record in my office thi.	
Number all faits by types presents, name also). M., and recorded in Book	
Number all faits by types presents, name also	TO	(Scal). Register of Deeds.	•
Number all faits by types presents, name also	THE DEMING INVESTMENT COMPANY	Deputy,	
	know all Men by these Presents, That on this		•
<pre>added_display_dis</pre>			
<pre></pre>	oin hand paid, by THE DEMING INVESTMENT COMPA	NY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have	
	in the State of Ok	lahoma, with all the improvements thereon and appurtenances thereto belonging, together with rents,	- 1
<form></form>	ssues and profits thereof, and more particularly bounded and described :	as follows, to-wit:	
		la e constante <u>en esta de la constante de la co</u> En esta de la constante de la co	
<form></form>		이 편하게 하는 것 같은 것 같	
ording to the olificial plat leased, and earned the fills to the same. All is is storey meaniby aread hist increase in party of the second departy of the second depart of the second departs depart of the second depart of the		n an ann an Aonaichtean ann ann an Aonaichtean ann ann ann ann ann ann ann ann ann	
amplion and of Dovers of the mild parthere finds partshere subscripts addressed to the starts of the starts and the starts and the starts of the starts and the starts of the starts and the	coording to the official plat thereof, and warrant the title to the same	그는 것 같은 것 같	
centron and asging forever: Provided, severiteless, and these presents are mide by and part	And it is hereby mutually agreed that in case the party of the secon tovernment, or in any Court, in order to preserve or protect the title her ereby secured, and shall bear interest at the same rate. TO HAVE	ad part or its assigns should herealter appear in any of the land departments or ollices of the General cinbelore warranted, all costs and expenditures made in that behalf shall be added to the amounts AND TO HOLD the premises above described, together with all rights and claims of Homestead	
The start	Exemption and of Dower of the said part of the first part, ppurtenances to the said premises and bomestead exemption and dower uccessors and assigns forever: Provided, nevertheless, and these present	heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and in anywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, and to it is are made by said parkof the first part upon the following covenants and conditions, to-wit:	S
State Sease St	FIRSTThe said partof the first part, for	and	1
State Sease St	roumbrances; thatWill, andhoirs, avoutors and administrators she SECOND.—That they will pay to said second party or order the interest thereon from19	all forever warrant and defend the tille to the said premises against the lawful claims and demands of all persons whomsoorer, 	
State Sease St	and f the first part, with coupons attached, of even date herewith. THIRD. And its is further agreed by the said first party hereto that during the ac	in each year, and in accordance withertain promissory noteof the said part patinuance in force of this instrument, the said first party agrees to pay all taxes, charges or assessments, general or special	
State Sease St	lat may be levind upps said feat estate by the suitoncy of the town, vintey of oldy in w dat assessments of every kink and character levied unon the inforcist therein or the mo- nall not be entitled to any off-set against the sums increby seoured for target so paid, and togessore or a saigns, showing payment therono, null the indebiences hereby seoure	non sala real estate issuate; or any part dispositive same same same same same same same sam	
State Sease St	The in COURTH-The said first party a rases to keep all buildings, fances, sidewalks and rasts, and expecially no cutting of shrubbary, full to shade rows; and the commission c rill us no time permit any part of the premises to be used in the conduct of any filezal or rates are an explored any part of the premises to be used in the conduct of any filezal or rates are modeled and university will near the nonnewer shorts, account alloin, at come	i other improvements on said real estate in as good repair and condition as the same are of an at this date, and to permit an 25 waste shall, at the option of the morrigace, rander this morrigacions and payable. Said farts party further agrees that is disreputable business, or such as will tend to induce or cause under deterioration or unditness of said premises for genera houstilly a material nuons and markenses that its will constantly where in a renour order all pines, consentions. Rutures and	
State Sease St	tecomments of every kind relating to the plumbling for and use of usural or manufactur- reperty thereby, and will keep all electrol light wires and connections in safe condition ad laspent the promises at any reasonable hours and as ofton as hear they may desire. FIF FIM - And the said firse party agrees to at noce loatrot the buildings upon said	ed cas, or both, water supply and soverage, furnnces, steam pipes and boilors, so as to prevent damage or undue risk to the and properly insulated; the party of the second part resorving for himself and his representatives the right to enter upor premises against loss by fire, lighting and wind storm in the amount of	1
State Sease St	ollars, in insurrance companies approved by said second party, for noi less than a inrec- diditional security for the payment of said promissory note and the interest to accore the id party of the second part, and that in the event of the failure, neglect or refusal of as ald second party, byfore acoon of the day on which havy of such polloies shall or parts.	year term, and to at once dedirer the insurance policies, property assigned, or piedged to sint second party de collateria and erecon, as well as for like payment of all such sams of money as many have been advanced and paid, as harein provided, by I dd first party to so insure the buildings, or to reinsure the samo, and deliver the policies properly assigned or piedged to the n said second party is horeby author; as and end yeared by those presents, to insure or reinsure said buildings for sai	
State Sease St	mount; and the same account party may size an upport and apping dides mobelessing to count and er soon rolley or publices, the said second party shall have, and is hereby specifically if the said first party, and as agent and attorney in fact, sign and endorse all voidbers, r to payment of the indebtodness hereby sourced, and to assign any and all policies of las	inised measures in any index plotes and stears of the sade interprets. And it is intrinsing a feed case in the service of respectively and index plotes and stears of the sade interprets and for the propose may in the name, plotes and stears ecopy and for the propose may in the name, plotes and stear ecopy and for the sade interprets and for the propose may in the name, plotes and stear ecopy and for the sade interprets and for the sade interprets and for the propose may in the name, plotes and stear ecopy and for the sade interprets and for the propose may in the name, plotes and stear ecopy and the same propose interprets and for the sade interpret of the same propose interprets and the same propose of the same propose for the same p	
State Sease St	at but industry no any tractory from the time of payment at the rate of 10 per context and paid, with interest propone. This hereby further slipping and a trade that every large lintersh good they are being of the second part, or assigns, as above provided, and whe	ium, payablo somi-annually, these presents shall be as scourity, in like manner and with like effect as for the payment of urance pulse issued on the promises covered by this mortizege during the existence of said mortizege, shall be assigned as ether the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assign	1
State Sease St	^{1,10} SIXTE—Ard it is further supulsted, that is ease the said party of the first part si gesping said buildings insured, as a foresaid, then the said second party or bits legal correct terrors at the rate of ll per cent, on sums paid for insurance from date of such expendit systement of which is injended to be hereiny secured.	hall make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or in sentative many pay such taxes and assessments and effect such insurance, and the amount so expended therefor, with tare until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum the	1
State Sease St	<u>BRVENTH.</u> Said first party further agroes, that if the makers of said note or no arty shall commit was to up in said premises, or suifor the same so be do a thereon, or to t the option of the holder of the note hereby secured, and at its, his or her option only, a be whole of said monoy, increast and orsis, logether with the satulary damages in cuse.	ies shall fall to pay any of said money either principal or interest, whenever the same becomes due, or in case the said first > conform to or to ownply with any of the covenants contained in this mortgace may thereuron be foreolesed immediately for or protest; and said second party, its excessors or asigns, or any legal holder berecf, shall at once, upon the filling of a big	
State Sease St	or the foreolosure of this mortgage, be forth with entitled to the immediate possession for value resolved, the first party horeby wa ves all bunefits of the stay, valuation and ap soured hereby shall in all response be governed, construid and adjudged according to th EIGHTIM-And said first party further expressiv genees that in case of a foreolos	the news describe premises, and may at once take possession, and receive and concert ronts, issues and promis inoreor. In praisement laws of the State of Oklahoma at the date of their srecution, a laws of the State of Oklahoma at the date of their srecution, are of this mortgage, and is soften as any proceedings shall be taken to forcelose same, as herein provided, the first party will	1
State Sease St	ay to the said plainliff a reasonable attorney's or solloltor's fee therefor, in addition to a b e due and payable upon the filing of petition for foreologure, and the same shall be a 1 NIN rH,it is further stipulated and agreed by the first party that upon the lawfur take possession and opartol of the premises described herein, and to collect the ranks a	a over regat costs are seturiory tees, and nereby agrees that s	
State Sease St	son recursor to us appinen, under the unrecursor of the court, to the pay incurso i any load bing kept and performed, this conveyance to be void, otherwise of full force and virtue. "EN FHIt is espressive slipulated that upon default herein sait to force the there of them, and all edications to remuse of anon action are herein exactly in the sain a	mortgage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagers; or to man the persons numch in the presented in the presented as units and the destination of the destinatio	
State Sease St	TWELFTH-Said Mrst party agrees to pay for recording the releases of this mortg In Testimony Whereof, The party of the first part has hereunto sub-	age when same is paid. scribed their names and affixed their seals.	and a second
STATE OF OKLAHOMA, Sst. County and State, on this Before me, a Notary Public, in and for Ounty and State, on this and and woluntary 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. commission expires Notary Public,	/ITNESSES:		
STATE OF OKLAHOMA,	이 말씀하게 잘 수 있는 것 같아요. 그 것 같아요. 이 가지 않는 것 같아요. 가지 않는 것 같아요. 가지 않는 것 같아요.		
STATE OF OKLAHOMA, County. ss. Before me, a Notary Public, in and for County and State, on this day of Image: County. day. Image: County. day. Image: County. day. Image: County. day. Imad volutary act and deed for the uses and purposes therein set fort	그는 그는 것 같아요. 이는 것 않아요. 이는 것 이는 것 않아요. 이는 않아요. 이는 것 않아요. 이는 않아요. 이는 것 않아요. 이는		
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.	επαπε οτ οτιαπομά		그 문 글 글
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.	BIGLIE OF ORLIGIUS, Ss. Before me,	a Notary Public, in and for	
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.	tid County and State, on thisday of		
commission expires	ee and voluntary act and deed for the uses and purposes therein set forth	h. Witness my hand and official seal the day and year last above set forth.	
STATE OF OKLAHOMA,	y commission expires	Notary Public,	-
a Notary Public, in and for	STATE OF OKLAHOMA, County, Ss. Before me,-	n Notary Public, in and for	and the second se
STATE OF OKLAHOMA,	id County and State, on this day of	19, personally appeared	
ne known to be the identical person — who executed the within and foregoing instrument, and acknowledged to me thatexecuted the same as 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.	me known to be the identical person —who executed the within and for ee and voluntary act and deed for the uses and purposes therein set forth	regoing instrument, and acknowledged to me thatexecuted the same asa. Witness my hand and official scal the day and year last above set forth.	
commission expires	y commission expires	Notary Public.	

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