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ATO. D. BASHARD& CO., ST.LOUIS

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COLOR MANAGEMENT

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<u>~</u> 8				OKLAHOMA CITY MORTGAGE.
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				THE DEMING IN
	201-12-12		anternatione	know all Men by
			And and a second	······································
			andra andra andra	consideration of the sum of toin hand paid, b mortgaged and hereby mortg
	1. A. U.		and a state of the state	issues and profits thereof, and
	and a second		1.0	
	and the second		Contraction of the	
		-	and a summer	
			and the call	an a
	14. 14.			according to the official plat th
	No.		and designed	And it is hereby mutua Government, or in any Court, hereby secured, and shall be
				Exemption and of Dower of t appurtenances to the said pre- successors and assigns forever
1_4	P			FIRST,—The said part, thatlay [ncumbrances; thatwill, a
				SECONDThat they will pa with interest thereon from
			and the second	of the first part, with coupons attach THIRD. And it is further ag that may be levied upon said real est and seasaments of every kind and o
		and the second sec	and a second	and assessments of every kinit and o shall not be entitled to any offset ago successors or assigns, showing pay and all other liens, and to preserve a FOURTH-The said first part
			or se mentre se	shall not be entitled to any offsast age successors or assigns, showing pay and all other liens, and to preserve a FOURTH-The said first part waste, and especially no cutting of si will at no time permit any part of the business or residence purposes; that attachments of every that relating to property thereby, and will keep all of and insport the premises at any roass FIFCH -And the said first p. Foltarst, in insurance companies ago
				roperty thereby, and will keep an o and inspect the premises at any reas FIF TH —And the said first pr Pollars, in insurance companies app additional security for the payment
				FIGUR - And the said infet pr Tollars, in insurance companies appr additional security for the payment is and party of the second part; and the said second party, before noon of the amount; and the said second party under such policy or policies, the sai
				under such noice, or policies, the sai of the said first party, and as agent the payment of the indebtedness her part or his assigns, my effoct such so paid; with interest thereon from ti
				part of his assigns, may effect such i so paid, with interest increan from the solution abountry to the party of the collateral socurity to the party of the to the extant of their interest as mor the extant of their interest as mor interest at the rate of 10 per cent. on repayment of which is intened to be SEVENTH.—Said first party party shall commit was to up an said the whole of said money, interest an For value received, the first party second of said money, interest an For value received, the first party as the control was and the second so SEUENTH.—And said first party for value received, the first party for value received, the first party as to the said pantifier reasonable
				Interest at the rate of 10 per cent on repayment of which is intended to be SEVENTH.—Said first party party shall commit waste up on said a
				at the option of the holder of the not the whole of said money, interest and for the forelosure of this mortgage, For value received, the first party he
				ElGHITH, — And said first part ElGHITH, — And said first part pay to the said plaintiff a reasonable to be due and payable upon the filing NIN FIL It is further stipula
				NIN III
				to take possession and control of the such receiver to be applied, under the being applied, under the BENHENGTONE and the source either of them, and all objections to BISTENT - In construing TWELFTH-Said first party Twent - Said first party
			and with a term	In Testimony Whereof, 2 WITNESSES:
			Sector Sector	
			2 - 10 - 11 - 1	****
			and a state	
				STATE OF OKL.
				said County and State, on this
				to me known to be the identica free and voluntary act and deed
,			naren er	My commission expires
			والمتكرين المراجع	STATE OF OKLA
			Alter trades	said County and State, on this.
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The second second		STATE OF OKLAHOMA, County. ss. Filed for record in my of
10/1524/101		A. D. 19 , at M., and recorded in Book. of Mortgages, on page
214, 212,224	то	Sin, and recorded in Book.
The second	THE DEMING INVESTMENT COMPANY	Padiclon
		Deputy.
1.144/2011	know all Men by these Presents, That on this	
101010		County, and State of Oklahoma, partof the first
Same parts	consideration of the sum of	D of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowled
1216-121-12	mortgaged and hereby mortgage unto the said THE DEMING INVESTME	ENT COMPANY, its successors and assigns, the following premises, situated in the (
	issues and profits thereof, and more particularly bounded and described as fo	ma, with all the improvements thereon and appurtenances thereto belonging, together w illows, to-wit:
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	according to the official plat thereof, and warrant the title to the same. And it is hereby mutually agreed that in case the party of the second p	art or its assigns should hereafter appear in any of the land departments or offices of th
11111	Government, or in any Court, in order to preserve or protect the title hereinb hereby secured, and shall bear interest at the same rate. TO HAVE ANI brown or and of Downs of the sold parts and the first part.	art or its assigns should hereafter appear in any of the land departments or offices of the efore warranted, all costs and expenditures made in that behalf shall be added to the D TO HOLD the premises above described, together with all rights and claims of H bits aroanters, adoptications are assigned theories in with all the privileges rights hereaften
100000000000000000000000000000000000000	appurtenances to the said premises and homestend exemption and dower in a successors and assigns forever: Provided, nevertheless, and these presents are	eirs, executors, administrators or assigns therein, with all the privileges, rights, hereditan nywise appertaining and belonging to said THE DEMING INVESTMENT COMPANY, a made by said partof the first part upon the following covenants and conditions, t
0075134555 1	FIRSTThesald partof the first part, for	hadhe
1000	Incumbrances; that	rever warrant and defend the title to the said promises against the lawful claims and demands of all persons wh
il come	with interest thereon from	aid at the rate ofannually, on the
Sector 1	or too arest part, with coupons attached, or even date Berewills. THRD. And its further agreed by the self arest party hereto that during the continu that may be levied upon said real estate by the authority of the town, village or eity in which a and assessments of every kind and charactor levied upon the interest therein of the mortrary	ance in force of this instrument, thè said first party agrees to pay all tracs, obarges or assessments, genera aid real ostats is situate, or an part thereof when the same shall become by law due and payable, includin Ge or his legal ropresentatives and assigns; to pay all taxes is visid upon said mortence; and the and a
	shall not be entitled to any offset against the sums hereby ecuirod for taxes so paid; and that auccessors or assigns, showing payment thereor, until the indebtedness hereby secured sha and all other liens, and to preserve and maintain his socientry hereinder against any adverse, a	first party will exhible once a year, on demand, receipts of the proper persons to said party of the second Il bo fully paid. The said first party further agroes to constantly keep the said premises free from mech updefor of intervening claim of interest.
	a contraint au saux inter party acrees to keep an containing, feboes, sidewaiks and ethe waste, and especially no cutting of shrubbary, fuit or shadt creas; and the commission of war will at no time permit any part of the premises to be used in the conduct of any illegal or disce business or residence purposes; this it will permit no unnece-aser a conumisation of cambust	
7141 1	attachments of avery kind relating to the pliumbing for and use of natural or manufactured are property thereby, and will keep all electric light wires and connections in acts condition and p and inspect the premises at any reasonable hours and as often as heor they may desire.	s, or both, water supply and severage, furnaces, steam pipes and bollers, so as to prevent damage or undue roperly insulated; the party of the second part reserving for himself and bis representatives the right to then another these by from blobbing and wind steam is the amount of
	Ar (11 - nue too sata inst party sproved by said second party, for not less than a three-year of lars, in insurance companies approved by said second party, for not less than a three-year said thona security for the payment of said promissory note and the interest to accuse thereon said party of the second part; and that in the event of the failure, neglect or redusal of said first	and at the rate of
	and second party, before noon of the day on which any of such pulsies shall expire, then said amount; and the said second party may slen all papers and appuscions necessary to obtain su under such noiley or pulsies, the said second party shall nave, and is bereby specifically given of the said liver party, and a second and thermuch fort alor and sadensal burghest	second party is nereory authorized and compowered by these presents, to insure or relinsure shid buildin of insurance, in the name, place and second of the said lark party. And it is further agreed that in the even , fail power to demand, receive, collect and section the same, and for that purpose may, in the name, place is and drafts that shall be necessary in uncourte it has more of hardwinder and the same the same to be a source and the same t
	the payment of the indebiodness hereby secured, and to assign any and all policies of instrand part of his assigns, my effoct such instrance as herelabetore agreed, paying the cost thereof to paid, with interest hereon from the time of payment as the rate of 10 per cent. per annum, f	se to subsequent owners; and it any of said agreements bo not performed as a foresaid, then said party of and may also pay the final judgment for statutory lien daims, including all costs; and for the repayment o apyable semi-annulally these presents shall be as security, in like manner, and with like effect as for the p
	says note and interpose coupons, it is nervey further stipulated and a group distance of the instrument of the party of the second part, or caselyng, as above provided, and whether to the extent of their interest as morigages in said premises $SISTIM = And it is further at loudiated, that is near the said merty of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part of the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the first part shall be able to the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the first part shall be able to the said vert of the said $	to poing instant out use premises according to this morrigage during the oristance of said moritage, shall be i the same have been abtuilly gasigned or not, the same shall, in case of loss, be payable to said second party take default in payment of the takes or assessments arainst said real estate. as, and at the times securized b
	keeping said buildings insured, as aforesaid, then the said account party or his legal represents Interest at the rate of 10 per cent. on sums paid for insurance from date of such expenditure u repayment of which is intended to be hereby secured.	tive may pay such tares and assessments and effect such insurance, and the amount so expended the inili paid, and with the penalties and rate of interest fired by law on such taxes, shall be considered all falls pays not set most of the most of the state of the set of the se
	SEVENTH.—Said lifet party further agrees, that if the makers of said note of holds shi party shall commit waste up in said premises, or suffer the same to be dona thereon, or to could at the option of the holder of the note horeby secured, and at its, his or her option only, and wi the whole of said monoy. Interest and costs. togethere with the substruct reamers in case of the	an name of pay any cosan mousey enters principal of interest, whenever the same becomes due, or in case to form to or to comply with any of the covenants considered in this moving the same becomes und money herein se thout notice, be declared due and payable at once, and this moving are may thereupon be forceolesed imme to best and said second part, its successors or assigns, or any early the holder hered, shall at once, used the
	for the foreolosure of this mortgage, be forth with entitled to the immediate possession of the a For value received, the first party hereby wa yes all benefits of the stary, valuation and apprais secured hereby shall in all response be governed, construed and adjudged according to the law	bord described premises and may at once take possession, and receive and collect rents, issues and profi omentiaws of the State of Okinoma; and do further agree that the contract embodied in this mortgag of the State of Okinoma the date of their execution.
	EIGHTFI,—And said first party further expressly agrees this in case of a foreclosure of pay to the said plaintiff a reasonable attorney's or sollottor's foe therefor, in addition to all oth to be dug and payable upon the filing of petition for foreclosure, and the same shail be a further	, uns morgage, nou as orton as any proceedings shall be taken to foreclose samo, as herela provided, the first or legal costs and statutory fees, and hereby agrees that s
	rist it, it is turner supplated and agreed by the list party that upon the institution i to take possession and control of the premises described herein, and to collect the rents and pr such receiver to be applied, under the directions of the court, to the payment of any judgment being kept and performed, this conversance to be void: otherwise of full forces and virtue.	of its thereof, under the directions of the court, without the proof required by utative; the amount so contract of the court, without the proof required by utative; the amount so contract rendered or amount found due upon the foreclosure of this mortgage. The foregoing covenants and
	TEN (H.—It is expressly stipulated that upon default berein suit to forcelase this morts either of them, and all objections to renue of such suit are hereby expressly valved. BLAY EN THI — In construing this mortgage the words" (first party" shall be held to mer	gage may be brought in county where real estate mortgaged is situated, regardless of residence of mort an the persons named in the preemble as parties of the first part, jointly and severally. From some is bold
	TWELFTH-Said first party agrees to pay for recording the release of this motigage w In Testimony Whereof, The party of the first part has hereanto subscribe	od their names and affixed their seals.
+	WITNESSES:	
	County, Ss. Before me.	a Notary Public, in
		and
	o mo known to be the identical person—who executed the within and forego ree and voluntary act and deed for the uses and purposes therein set forth.	ing instrument, and acknowledged to me thatexecuted the same as Vitness my hand and official seal the day and year last above set forth.
]	My commission expires	Notary
	STATE OF OKLAHOMA,	에 그는 것은 것은 것은 것은 것이 없는 것은 것은 것이 없는 것이다.
		and
t	o me known to be the identical personwho executed the within and foregoin ree and voluntary act and deed for the uses and purposes therein set forth. W	ng instrument, and acknowledged to me thatexecuted the same as
÷.,	ly commission expires	
1.11	수가의 그는 것을 것 같은 것이 같은 것은 것이 가지 않는 것이 있는 것이 같이 있다.	이 동물은 전 도가 있다. 전 이 가지 않는 것은 것이 같이 다. 이 가지 않는 것이 가지 않는 것이 없는 것이 같이 가 없다.

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