PERMANENT WA

	STATE OF OKLAHOMA, Ss.	727 7. 7.
이 17일이 많은 이 이번 모든 사람들이 가를 모든 것이다.	day of	A. D. 19 at o'clock
TO	(Seal)	**************************************
THE DEMING INVESTMENT COMPANY	ang ma <mark>ntina yang mengang mengang Mengang mengang mengan</mark>	Register of Deeds.
Know all Men by these Presents, That on this	dny of19	repetiting to the control of the con
01-		and the same of th
consideration of the sum of		DOLLARS
mortgaged and hereby mortgage unto the said THE DEMING INVESTME	NT COMPANY, its successors and assigns, the fol- ma, with all the improvements thereon and appurten	lowing premises, situated in the County of
issues and profits thereof, and more particularly bounded and described as follows:	llows, to-wit:	
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 pro-	art or its assigns should hereafter appear in any of th	s land departments or offices of the General
And it is hereby mutually agreed that in case the party of the second procedure of in any Court, in order to preserve or protect the title hereinbe hereby secured, and shall bear interest at the same rate. TO HAVE AND Exemption and of Dower of the said partof the first part,	or or warranted, all costs and expenditures made in D TO HOLD the premises above described, together this, executors, administrators or assigns therein, with the cost of the	r with all rights and claims of Homestead r all the privileges, rights, hereditaments and
appartenances to the state premises and nomestead exemption and dower in an successors and assigns forever: Provided, nevertheless, and these presents are FIRST.—The said part	made by said partof the first part upon the fo	llowing covenants and conditions, to-wit:
thatlawfully seized in fee of the promises hereby conveyed, and incumbrances; thatwill, andhoirs, executors and administrators shall for SECOND.—That they will pay to said second party or order	over warrant and defend the title to the said premises against the	
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Or the PREVIOUS. What but plants amongs up when assisted first party hereto that during the continue that may be bely administed from the state by the authority of the town, village or or by in which and seasonments of every kind and character levied upon the interest therein of the mortgage shall not be entitled to now off set exclusions the sums hereby sequent during the state of the state	ance in force of this instrument, the said first party agrees to ps aid roal estate is situate, or any part thereof when the same shale of or his jegal ropresentatives and assigns; to pay all taxes rat party will exhibit once a year, on demand, receipts of the	y all traces, charges or assessments, general crepectal, I become by law due and payable, including all tares levied upon salo mortgages, and the sald mortgagors broper persons to sald party of the second part, its
successors or assigns, showing payment thereof, until the indebtedness hereby socured and all other liens, and to preserve and maintain the security hereunder against any adverse as FOURTH—The said first party acress to keep all buildings, fences, sidewalks and other waste, and especially no cutting of shrubbery, fruit or shade trees; and the commission of the commissio	il bo fully paid. The said first party further agrees to constant uperfor or intervening claim or interest, r improvements on said real estate in as good repair and conditi te shall, at the option of the mortgagee, rendor this mortgage d	ly keep the said premises free from mechanics liens on as the same are in at this date, and to permit no se and payable. Said first party further agrees that it
of the first part, with coupons attached, of even date herowith. Of the first part, with coupons attached, of even date herowith. IHRD. And it is further agreed by the said first party hereto that during the continuation of the property	putable business, or such as will tend to injure or cause undue d ble material upon said premises; that it will constantly keep 1, or hoth, water supply and sewerage, furnaces, steam pipes and coperly insulated; the party of the second part reserving for hit	elerioration or unitiness of said premises for general in proper order all olipes, connections, fixtures and boilers, so as to prevent damage or undue risk to the nself and his representatives the right to enter upon
Aud 1879 [71] F.H.—And the said first party agrees to at once leaves the buildings upon said premi 170 lars, in Insurance companies approved by and second party, for not less than a three-year tadditional security for the payment of said promissory not and the Interest to account entered, and the translational security for the payment of said promissory not and the Interest to account the case and said saft of the second party, and that fit in the evant of the failure, neglect or refusal of said first	ises againstless by fire, lightning and wind storm in the amount form, and to at once deliver the insurance policies, properly ass as well as for the payment of all such sums of money as may h t party to so insure the buildings, or to reinsure the same, and d	of gned, or pledged to said second party as collateral and ave been advanced sad paid, as hurein provided, by eliver the policies properly assigned or pledged to the
said second party, before noon of the day on which any of such policies shall expire, then said inment; and the said second party may sign all papers and app, calcium successary to obtain sace quindre such repeated the said second party shall have, and is berept specifically given of the said first party, and as agent and attoracy in fact, sign and endorse all vouchers, recoupt	second party is hereby authorized and empowered by these pr be insurance, in the name, place and stead of the said first party , full power to demand, receive, collect and settle the same, and te and drafts that shall be necessary to procure the money there	esents, to insure or reinsure said buildings for said. And it is further agreed that in the event of loss for that purpose may, in the name, place and stead sinder, and to apply the amount so collected toward the said that said parts of the according to the said that said parts of the said the said parts of
to prophiest of this intendences nelsoy secured, and to easign any our act politices of the control prophies of the prophiest of the safety and the control prophiest of the safety and the control prophiest thereon from the control prophiest of th	and may also pay the final judgment for statutory lien claims, in sayable semi-suddaily, these presents shall be as security, in lik a polloy issued on the premises covered by this mortgage during the same have been actually assigned or not, the same shall, in o	clinding all costs; and for the repayment of all money e manner and with like effect as for the payment of the existence of said mortgage, shall be assigned as ase of loss, be payable to said second party or assigns
to the extent of their interest as morizagee in said premises. NIXT —And it is further stipulated, that in case the said party of the first part shall m keeping said buildings insured, as aforesaid, then the said second party or his legal representat Interest at in-prate of 10 per cent on sums paid for insurance from date of seuch expenditure u	ake default in payment of the taxes or assessments against said tive may pay such taxes and assessments and effect such ins ntil paid, and with the penalties and rate of interest fixed b	real estate, as, and at the times required by law, or in brance, and the amount so expended therefor, with y law on such taxes, shall be considered a sum the
International of develop find relating to the planning for and use of natural or manufactured and properly thereby, and will keep all electric light wires and connections in acts condition and promotery thereby, and will keep all electric light wires and connections in acts condition and promotery the promises at any reasonable hours and as often as hear they may desire. FIFIT —And the said first party acrees to at once insure the buildings ipon said premi additional sequency for the geometry for the payment of each promisery mote and the interest to accrue thereon, and granty of the scoond party, and that in each of the control the interest to accrue thereon, and granty of the scoond party and that in the said second party and the payment of the scoond party and the payment of the scoond party and the payment of the said second party may six all papers and capitalism necessary to obtain such under such policy or policies, the said second party asks all papers and capitalism necessary to obtain such under such policy or policies, the said second party asks all party and the payment of the said first party, and as agent and attories in fact, sign and andorse all youthers, receipt to payment of the said first party, and as agent and attories in fact, sign and andorse all youthers, receipt to payment of the indebtedness hereby secured, and to assign any and all policies of instructed party of the said rest of the said second part, or assigns, and and promises of the said necessary in obtain secondary and the said second part, or assigns, and and party of the said second part, or assigns, as above profide, and whether to the stant of their interest at he said party of the first part shall miterest at the said second part, or assigns, said and a store party and the said second part, or assigns, said and a store party and the said second party or the first part shall miterest at the said the said second party or assigns, and the said second party or his second party or his segret when the said second party or his se	all fall to pay any of said money either principal or interest, who from to or to comply with any of the covenants contained in this n thout notice, be declared due and payable at once, and this mort test; and said second marry, its successors or assigns, only less	never the same becomes due, or in case the said first nortgage, the whole sum of money herein secured may, gage may thereupon be foreolosed immediately for all holder hereof, shall at once, upon the filing of a bill
for the foreolestre of this mortgage, be firthwith entitled to the immediate possession of the all For value recoving, the first party hereby wa ves all benefits of the stay, valuation and appraise gooured hereby shall in all respects be governed, construed and adjudged according to the law [FIGHTH:—And said first party further expressly agrees that in case of a foreolessive	boye described premises, and may at once take possession, and in mant laws of the State of Oklahoma; and do further agree th of the State of Oklahoma at the date of their execution. this mortgage, and as often as any proceedings shall be taken t	receive and collect rents, issues and profits thereof, at the contract embodied in this mortgage and note of foreclose same, as herein provided, the Arst party will
pay to the said plaintiff a reasonable attornoy's or solicitor's (as therefor, in addition to all othe to be due and payable upon the fiting of petition for foreolosure, and the same shall be a further KINFIL—It is further attpuisted and agreed by the first party that upon the institution to take passession and control of the premise described herein, and to collect the rents and pri	ar legal costs and statutory fees, and hereby agrees that \$	
suon receiver to o appuse, under the utrections of the court, to the payment of any judgment being kept and porformed, this conveyance to be volled otherwise of full force and virtue, TENTH,—It is expressly slipplated that upon default herein suit to forcedose this morts either of them, and all objections to venue or such and tare herein expressly will be add to mos	reducted or amount tolling due upon the foreclosure of this rage may be brought in county where real estate mortgaged is in the preamble as parties of the first part.	situated, regardless of residence of mortgagors, or
TWELFTH-Said first party agrees to pay for recording the release of this mortgage w In Testimony Whereof, The party of the first part has hereunto subscribe	hen same is pald. If their names and affixed their seals.	
WITNESSES:		Seal
muniput di salah s	호텔 가득 맛있다. 그리지 않는다.	
		S.M.
STATE OF OKLAHOMA, County and State, on this day of day of day	19 personally appeared	a Notary Public, in and for
to me known to be the Identical person, who executed the within and foregoi	ing instrument, and acknowledged to me that	executed the same as
free and voluntary act and deed for the uses and purposes therein set forth. W	vieness my nana ana omeiai seu ene day una yeur iai	st above set forth.
그는 사람들이 하는 것이 많아 나는 사람들이 가져왔다. 그는 사람들이 가는 사람들이 가는 것은 것이 없는 것이다.	· 1916年 - 1917年 - 191	
STATE OF OKLAHOMA, County, and County and State, on this day of	10,,,,, personally appeared	n Notary Public, in and for
o me known to be the identical person—who executed the within and foregoin ree and voluntary act and deed for the uses and purposes therein set forth. W	ig instrument, and acknowledged to me that	executed the same as
ree and voluntary act and deed for the uses and purposes therein set forth. Y	and the first of the contract	noove set form.