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аая∧чМо́д	o	KLAHOMA	CITY MORT	GAGE.		
Know all men by these p	RESENTS, That on t	his 3rd	day of	Sepleme.	el.	
Diamora I	Varker	nd olivas	A EX	arkers		
	11/1	Le and	Hund	and		
2 Julsa			_	first part. In considera	tion of the sum of A	no Phousan
Seventy line		and the second second			PANY, of Oswego, Kan	
t, the recolpt whoreof is hereby a						
ilgns, the following premises, situate				4.0		
1 appurtenances thereto belonging,	together with rents,	issues and prouts t	nercot, and more pr	irticularly bounded an	a described as follows,	, to-wit:
7	90	z (n) ·	, 700	0.		0 (15-)
9.00	Elenen		1 13/10	tel elter	enty-fi	ine Sty
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rding to the official plat thereof, a	nd warrant the title i	to the same.				
TO HAVE AND TO HOLD The	premises above descri	ibed, together with	all rights and clain	s of Homestead Exer	nption of the sald par	Laddi the first
hell. heirs, executors, admin	istrators or assigns t	herein, with all the	privileges, rights,	hereditaments and ap	purtenances to the sal	id premises and ho
d exemption in anywise appertaini	ng and belonging to	sald THE DEMING	INVESTMENT CO	MPANY, and to its	successors and assigns	, forever; Provi
ertheless, this conveyance is made	unon the following	covenants and con-	litions, to-wit:			
				a mandana harake asa	would and that it has	wast water to mall
FIRST. Said first party hereby						
ey the same as aforesaid; that th	e sald premises are	clear of all incumb	rances; that it will	forever warrant and do	efend the title to the sa	id premises agains
ıl claims and demands.				/		
SECOND. That it will pay to sa	ald second party or o	rder Cone	housand	and Seven	Ty-fine	DOLL
interest thereon from	F Fireb	19/2	L., until paid at the	rate of Sink	_per cent. per annum,	payable sem
ally, on the first day of	marks	and	10/1/	in each year	and in accordance wit	. 6
	Carl a Catalan Carana				and in accordance wit	
in promissory note	said first party, with	Company of the Company of the Company	化氯化二甲基甲酚 医二甲基二二甲基二二甲基二二甲基二二甲基二甲基二甲基二甲基二甲基二甲基二甲基二甲基		essessments consult	on consist that may
MITTED That dustres the continu	lance in force of this				化双氯甲基甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
THIRD. That during the continued upon said real estate by the aut	thority of the town o			经货品 化氯基二氯基苯酚 化二氯磺酚		
d upon said real estate by the aut		kind and character	10,100 upon ino uni			a, and an taxes it
d upon said real estate by the aut payable, including all taxes and s	assessments of every	·春日 前前 60 日本 (41) 11 11 11 11 11 11 11 11 11 11 11 11 1		hereby secured for tax	ses so puld; and that	
d upon said real estate by the aut payable, including all taxes and a said mortgage; and the said mort a year, on demand, receipts of th	ussessments of every tgagors shall not be e no proper persons to :	ntitled to any offse said party of the se	t against the sums lecond part, its succe	essors or assigns, show	ving payment thereof,	first party will exh until the indebted
ed upon said real estate by the aut päyable, including all taxes and a said mortgage; and the said mort a a year, on demand, receipts of the by secured shall be fully paid. The	assessments of every tgagors shall not be e no proper persons to a he said first party fu	ntitled to any offse said party of the se rther agrees to con-	t against the sums lecond part, its successionally keep the sai	essors or assigns, show d premises free from	ving payment thereof,	first party will exh until the indebted
od upon said real estate by the aut payable, including all taxes and a a said mortgage; and the said mort a a year, on demand, receipts of the by secured shall be fully paid. The erve and protect the security here	assessments of every tgagors shall not be e no proper persons to a he said first party fui punder against any ad	ntitled to any offse said party of the se other agrees to con- verse, superior or i	t against the sums lecond part, its successiantly keep the sal	essors or assigns, show d premises free from interest.	ving payment thereof, mechanics' liens and	first party will exh until the indebted all other liens, and
THIRD. That during the continued upon said real estate by the autophyshic, including all taxes and a said mortgage; and the said mortgage; and protect the security here FOURTH. That said first party are in at this date, and permit not the said first party are in at this date, and permit not provided the said first party are in at this date, and permit not provided the said first party are in at this date, and permit not provided the said first party are in at this date, and permit not provided the said first party are in at this date, and permit not provided the said first party and the said first party are said first party and the said first party and the said first party are said the said first party and the said first party and the said first party and the said first party are said first party and the said first party	assessments of every tgagors shall not be e no proper persons to a he said first party fur nunder against any ad- will keep all building	ntitled to any offse said party of the set o	t against the sums lecond part, its successiantly keep the sal antervening claim or a and other improve	esors or assigns, show d premises free from interest. ments on said roal es	ving payment thereof, mechanics' liens and state in as good repair	first party will exi- until the indebted all other liens, and and condition as
ed upon said real estate by the aut payable, including all taxes and a said mortgage; and the said mort a year, on demand, receipts of the by secured shall be fully paid. The erve and protect the security here FOURTH. That said first party are in at this date, and permit ne used in the conduct of any illeger	assessments of every tgagors shall not be end of proper persons to the said first party further against any admitted will keep all building to waste, and especially or disreputable bus.	ntitled to any offse said party of the se ther agrees to con- verse, superior or i as, fences, sidewalks by no cutting of shi liness, or such as w	t against the sums leading the sale of the	essors or assigns, show d premises free from interest. ments on said real es de trees; that it will unfit said premises	wing payment thereof, mechanics' liens and state in as good repair at no time permit any for general business o	first party will extuntit the indebted all other liens, and and condition as part of the premor residence purpo
od upon said real estate by the aut payable, including all taxes and a a said mortgage; and the said mort a a year, on demand, receipts of the by secured shall be fully paid. The erve and protect the security here FOURTH. That said first party	assessments of every tgagors shall not be end of proper persons to the said first party further against any admitted will keep all building to waste, and especially or disreputable bustumulation of combus	ntitled to any offse said party of the serther agrees to converse, superior or its, fences, sidewalks by no cutting of shiness, or such as wilble material upon	t against the sums leading part, its successionally keep the sale intervening claim or and other improvemblery, fruit or shall tend to injure or said premises; that	essors or assigns, show d premises free from interest. ments on said roal es de trees; that it will unfit said premises it will constantly ke	wing payment thereof, mechanics' liens and state in as good repair at no time permit any for general business c ep in proper order all	first party will extuntit the indebted all other liens, and and condition as part of the premor residence purpopies, connections.

as he or they may desire.

lated; the party of the second part reserving for himself and his representatives the right to enter upon and inspect the premises at any reasonable hours and as often