	7"	day of m		
KNOW ALL MEN BY THESE PRESENTS, That o		day of All		la i
Delany Bowlin a	nde Miza Do	ween Tuppeda	end arth m	efe
7-6-1	<i>(</i>	and the same of th	unio de la contraction de la c	Tolal
		partelle of the first part,		
undelde severity five DOILARS, to I			and a first contract of the co	
part, the receipt whereof is hereby acknowledged, have	$\sim \sim $	Mortgage unto the said TH	E DEMING INVESTMEN	NT COMPANY, its successors a
assigns, the following premises, situated in the County	or Julian	in the	ne State of Oklahoma, w	ith all the improvements there
and appurtenances thereto belonging, together with ren	1	1 1/		12
Beginning at the southeas	to corner of			of the easterly
lane northenestraly fifty 50	110	s at right a	ugler) and y	barallel and to the
routherly line of said lat	three (3) sou	thevesterly -	ne hundred	ten (110) feet;
Thereefat right augler any	d parallel	with therease	terly line of	said let, soul
easterly fifty (50) feety to the	Southerly to	ne of said	late, Thence	along said
southerly line wortheast	orly methus	when ten (110).	flect to the	prift of beginnis
The sprie being go ha	rt of lot the	rec Bin Bl	lock one bu	undreWsbrenty
170) in the City of Itules	V Oklahor	nal		
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				\$2.50° (\$1.000.000.000.000.000.000.000.000.000.0
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according to the official plat thereof, and warrant the ti				
TO HAVE AND TO HOLD The premises above de				
There heirs, executors, administrators or assign				
tead exemption in anywise appertaining and belonging	to said THE DEMING I	NVESTMENT COMPANY,	and to its successors a	nd assigns, forever: Provide
evertheless, this conveyance is made upon the follow	ing covenants and conditi	ons, to-wit:		
FIRST. Said first party hereby covenants and ag	rees, that it is lawfully se	sized in fee of the premises	s hereby conveyed, and t	hat it has good right to sell at
onvey the same as aforesaid; that the said premises s	are clear of all incumbran	ces; that it will forever we	arrant and defend the titl	e to the said promises against a
awful claims and demands.				1
SECOND. That it will pay to said second party of	or order Liveli	ethundred	seventy f	eve) DOLLAR
of the finterest thereon from May 15	-//	., until paid at the rate of	six per cent, p	er annum, payable <i>Slevi</i> l
innually, on the first day of May	and Mr.	vender "	n each year, and in acco	rdance with Low
ertain promissory note. 2 of the said first party, w	with coupons attached, of e	ven date berewith.		
THIRD. That during the continuance in force of	this instrument, the said	first party will pay all taxe		
evied upon said real estate by the authority of the tow				
and payable, including all taxes and assessments of everyon said mortgage; and the said mortgagers shall not				
once a year, on demand, receipts of the proper persons	to said party of the seco	nd part, its successors or	assigns, showing paymen	t thereof, until the indebtednes
ereby secured shall be fully paid. The said first party	further agrees to constan	ntly keep the said premise		
preserve and project the security hereunder against any FOURTH. That said first party will keep all buil			said real estate in se	the an attendant and condition as the
FOURTH. That said first party will keep all buil ame are in at this date, and permit no waste, and espe-				
o be used in the conduct of any illegal or disreputable	business, or such as will	tend to injure or unfit sai	d premises for general	business or residence purposes
hat it will permit no unnecessary accumulation of con				
tures and attachments of every kind relating to the plur	noing for and use of Natu	rai or manufactured gas, of	oute, water supply and	sawerage, turnaces, steam pipe

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

as he or they may desire. ...