SEASON OF SEASON AND A CONTROL		STATE OF OKLAHOMA,
THE DEMING INVESTMENT COMPANY  (Soul)  REGION OIL SPECIAL DIVISION DESCRIPTION, THE op the		day of
Rindow all section by those presents, That on this control to the foreign of the	TO	어린 사람들은 사람들이 되었다면 하는 것이 되었다. 그는 사람들은 사람들이 가지 않는 사람들이 되었다.
Simous all pacing by those personness of the first part, in consideration of the man of the first part, in consideration of the man of the first part, in consideration of the man of the first part (and the personness of th	THE DEMING INVESTMENT COMPANY	Register of Deeds.
Committee of the same of the first parts. In accordance of the first parts, in complete the first parts of the first parts, in complete the first parts of the first	Euroin all Agen by these threseuts That on this	
consideration of the size of	· · · · · · · · · · · · · · · · · · ·	and the second
montagement and hearthy montages governed to the Charles of the Ch	consideration of the sum ofin hand paid, by THE DEMING INVESTMENT COMPANY	DOLLARS 7. of Oswego, Kansas, party of the second park the receipt whereof is hereby acknowledged, have
Describing to the collisist just thereof, and werement the tills to the same.  And it is hiredly manually married that is must the married that he made the hiredly of the best departments or effort of the collisions of the same of the hiredly manually married that is must the married that he well-subscribed marriedly, all must not graphed that is the same and a subscribed marriedly and the marriedly married that he well-subscribed marriedly, all must not graphed that is not subscribed that the married that he well-subscribed marriedly and the marriedly and the married that the	mortgaged and hereby mortgage unto the said THE DEMING INVESTM	IENT COMPANY, its successors and assigns, the following premises, situated in the County of homa, with all the improvements thereon and appurtenances thereto belonging, together with rents,
And it is hereby mutually spreed that in case the party of the second part or its neighes should hereafter appear in any of the inhority seconds and shall here interested at the same rain. It of IATV AND IO IOLD the presentation are building and control to the party of the second party	issues and profits thereof, and more particularly bounded and described as	1010WS, to-wie.
And it is hereby mutually spreed that in case the party of the second part or its neighes should hereafter appear in any of the inhority seconds and shall here interested at the same rain. It of IATV AND IO IOLD the presentation are building and control to the party of the second party	tada, ja varan ja 18. kun maa saja ja kii sa saja sii kii ja ja kana saja ka ja kana ka ja ka ja ka sa sa saja Kana ka	
And it is hereby mutually spreed that in case the party of the second part or its neighes should hereafter appear in any of the inhority seconds and shall here interested at the same rain. It of IATV AND IO IOLD the presentation are building and control to the party of the second party		
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And it is hereby mutually spreed that in case the party of the second part or its neighes should hereafter appear in any of the inhority seconds and shall here interested at the same rain. It of IATV AND IO IOLD the presentation are building and control to the party of the second party		
Namemption and of Dower of the said part	according to the official plat thereof, and warrant the title to the same.	
successors and assignation forevers. Thereinded, movertheloses, and these presents are made by andip part	And it is hereby mutually agreed that in case the party of the second Government, or in any Court, in order to preserve or protect the title herein hereby secured, and shall bear interest at the same rate. TO HAVE AT Exemption and of Days of the soil part.	part or its assigns should herealter appear in any of the land departments or olices of the General before warranted, all costs and expenditures made in that behalf shall be added to the amounts ND TO HOLD the premises above described, together with all rights and claims of Homestead-bales are related to the control of
Install membraness, ball—will, andbell's, exceptions and indications shall make the ball of personal to the state of the personal to the personal t	successors and assigns forever: Provided, nevertheless, and these presents a	are made by said partof the first part upon the following covenants and conditions, to-wit:
with interest Buspace from	thatla wfully seized in fee of the premises hereby convoyed, an incumbrances; that	nd that he hagood right to sell and convoy the same as aforesaid; that the said premises are clear from alliforeverwarrant and defend the title to the said promises against the lawful claims and demands of all persons whomsoever
spragory tracting, and well keeps at identify light wire and connections in an conclusion of the configuration of	with interest thereon from, until	1 paid at the rate of
spragory tracting, and well keeps at identify light wire and connections in an conclusion of the configuration of	of the INTELTACK, with could be a considered and the second secon	nuance in force of this instrument, the said first party agrees to pay all twee, charges or assessments, general or special, in said real extate is situate, or any part thereof when the same shall become by law one and payable, including all taxes agree or his legal representatives and assigns; to pay all taxes levied upon said mortgage; and the said mortgagers at first party will exhibit once a year, on demand, receipts of the proper persons, to said party of the second part, its
spragory tracting, and well keeps at identify light wire and connections in an conclusion of the configuration of	successors or assigns, showing payment theroof, until the indebtedness hereby securited is and all other liens, and to preserve and maintain the security hereunder against any adverse FOURTH—The said first party agrees to keep all buildings, fearous, sidewalks and other waste, and especially no cutting of armobery, fruit or shade trees; and the commission of we	half be fully paid. The said first party further agrees to constantly keep the said premises free from mechanies liens, a superior or intervening claim or interess, one improvements on said real estate in as good repair and condition as the same are in at this date, and to permit no waste shalf at the option of the morrigage, conder this mortgage due and payable. Said first party further agrees that it reastes that it is the option of the morrigage, conder this mortgage due and payable. Said first party further agrees that it
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	insinest or residence purposes; that it will permit no unnecessary accumulation of combus attachments of every kind relating to the plumbing for and use of natural or manufactured a property thereby, and will keep all clearful light wires and connections is as condition and and inspect this premises at any reasonable bours and as often as he or they may desire.	stible material upon said premises; that it will constantly keep in proper order all pipes, connections, fixtures and gas, or both, water supply and sewerage, farances, steam pipes and boilers, so as to prevent damage or undue risk to the lyroperly insulated; the party of the second part reserving for himself and his representatives the right to enter upon
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	Fir in —And the said into party agrees to at once insure the buildings upon said pre- l'ollars, in faurance companies approved by said second party, for not less than a three-year companies of the second part, and that in the evant of the failure, neglect or retues to said party of the second part, and that in the evant of the failure, neglect or retues to said second party, before anon of the day on which any of such policies shall expire, then said second party, before appropriate the said second party, before said the said second party before said the said second party, before said the said second party before said the said second party before said the said second party before said the said said second party before said second party before said second party before said said second party, before said said said said said said said said	integers and the comparison of a deligation to the first property of the comparison
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	amount; and the said second party may sign all papers and applications noce-sary to obtain a under such nolicy or policies, the said second party shall have, and 'la bareby specifically give of the said first party, and as agent and autorney in fact, sign and endorse all vouchers, recon the payment of the ly abolicies beforeby accuracy, and to assign any and all policies of insuran	such insurance, in the name, place and stead of the said first party. And it is further agreed that in the event of loss. "es, full power to demand, receive, onlicet and settle the same, and for that purpose may, in the name, place and stead-sipts and dratts that shall be nocessary to procure the money inscreamen, and to apply the amount to collected toward more to subsequent owners; and it any of said agreements be not performed as aforesaid, then said party of the second more to subsequent owners; and it any of said agreements be not performed as aforesaid, then said party of the second
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	so paid, with interest thereon from the time of payment at the rate of 10 per cent, per annum said note and interest composa. It is becreby further stipulated and arroad that overy invaria collateral security to the party of the second part, or assigns, as above provided, and whothe to the extent of their interest as morrigages in said premises.	i, payable semi-annually, these presents shall be as security, in like manner and with like effect as for the payment of nee polloy issued on the premises covered by this mortgage during the existence of said mortgage, shall be assigned as par the same have been actually assigned or not, the same shall, in case of loss, be payable to said second party or assigns
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	keeping said buildings instinct, as a foresaid, then the said second party or his legal represent interest at the rate of 10 per cent. on some paid for insurance from date of such expenditure repayment of which is intended to be hereby secured. SEVENTH.—Said first party turther acrees, that if the makers of said note or notes in	tative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor, with a until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum, the shall fall to pay any of said money either principal or interest, whenever the same becomes due, or in case the said first
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	party shall commit waste up n andd premises, or suffer the same to be done thereon, or to do at the option or the holder of the note berely secured, and at is, his or her option only, and the whole of said money, interest and costs, together with the same of the committee of the same of the For value received, the first burty horeby we wast all benefits of the stay, valuation and spine	nform to or to Cympily with any of the covenants contained in this morrgage, he whole all or money leften secured may; without notice, be declared due and parable at once, and this morrgage may thereupon be foreclosed immediately for the contained of the contai
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  Gounty and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty Public, in and for the same as.  Gounty Rublic:  STATE OF OKLAHOMA,  Witness my hand and official seal the day and year lest above set forth.	scorred hereby shall in all respects be governed, construed and adjudged according to the la EIGHTHI.—And said first party further expressly agrees that in case of a foreclosure pay to the said plaintiff a reasonable attorney's or solicitor's fee therefor, in addition to all of to be due, and payable upon the filing of petition for foreclosure, and the same shall be a further because the payable upon the filing of petition for foreclosure, and the same shall be a further that the payable upon the filing of the petition for foreclosure, and the same shall be a further that the period of the petition of the pet	we of the State of Oklahoma at the date of their execution. or this mortgage, and as often as any proceedings shall be taken to foreclose same, as herein provided, the first party will their logal costs and statutory fees, and hereby agrees that 5
STATE OF OKLAHOMA,  said County and State, on this.  day of	NIN III.—It is further stipolated and agreed by the irreparty in at upon the institution to take possession and control of the premise described herein, and to collect the rends and to take possession and control of the premised secretary to the property of the rends and the property of the property o	nto processings of threeses this mortage, he planning the engineers and observations of the receiver amount so collected by profits thereof, under the directions of the court, without the proof required by statute; the amount so collected by profits the receiver amount so collected by the receiver of the mortage. The foregoing, covenants and conditions of the court of the mortage of the receiver of the mortage of the receiver of the court of t
STATE OF OKLAHOMA,  Gounty.  State of OKLAHOMA,  Gounty.  Said County and State, on this.  Gounty and State, on this.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  Gounty and State, on this.  Gounty and State, o	other of them, and all objections to venue of such such are hereby expressly waived.  ELEVENTH.—In construing this mortgage the words "inst party" shall be held to in  TWELETH—Said first party agrees to pay for recording the release of this mortgage  In Testimony Whereof. The party of the first part has hereunto subscri	nean the persons named in the preamble as parties of the first part, jointly and severally. I when same is paid. Thed thier names and affixed their seals.
STATE OF OKLAHOMA,  Said County and State, on this day of 19 person who executed the within and foregoing instrument, and acknowledged to me that executed the same as Notary Rublic:  STATE OF OKLAHOMA,  STA	WITNESSES:	(A) (A)
Before me, a Notary Public, in and for said County and State, on this day of 10 and for some known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as free 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.  My commission expires Notary Rublic:  STATE OF OKLAHOMA,  said County and State, on this day of 10 person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and come known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and come known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year lost above set forth.		Side of the state
Before me, a Notary Public, in and for said County and State, on this day of 10 and for some known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as free 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.  My commission expires Notary Rublic:  STATE OF OKLAHOMA,  said County and State, on this day of 10 person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and come known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and come known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed the same as and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year lost above set forth.		Seal.
Before me,	STATE OF OKLAHOMA,	
to me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that—executed the same as—free 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.  My commission expires————————————————————————————————————	County. Before me.	a Notary Public, in and for
STATE OF OKLAHOMA,  State	to me known to be the identical person—who executed the within and loreg	going instrument, and acknowledged to me that executed the same as
STATE OF OKLAHOMA,  Said County and State, on this	그런 그는 내가도 그는 데 우리를 가고 있는 것들은 사람들이 되는 것이 되었다. 그 나는 사람들이 되었다.	교통 보다는 경우가 있다. 그는 작업은 이 교회 학생들이 들고 하고 하는 하는 병원 사람들이 적으로 모든 점하는데
o me known to be the identical person—who executed the within and foregoing instrument, and acknowledged to me that—executed the same as ree and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year less above set forth.		
o me known to be the identical person.—who executed the within and foregoing instrument, and acknowledged to me that——executed the same as ree and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year lost above set forth.	anid County and State, on thisday of	19, personally appeared
	o me known to be the identical person.—who executed the within and foregriree and voluntary act and deed for the uses and purposes therein set forth.	oing instrument, and acknowledged to me that executed the same as Witness my hand and official seal the day and year last above set forth.  Notary Public: