Country Tables for records in my pipe that and any of the Date A. D. 15 of the Country A.	물이 되었다. 그 말이 하다가 되고말했다. 소전에 그 작가 보이지 않는데 말했다.	STATE OF OKLAHOMA,
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profiling to the efficial plate thereof, and average the filler to the enum. And it is browly multically approach that is east the party of the second part or the antique should be enumerated the profiler to the efficial plate thereof, and average the second part or the antique should be enumerated to the party of the second part or the antique should be enumerated to the party of the second part or the antique should be enumerated to the party of the second part or the antique should be enumerated to the party of the second part or the antique should be enumerated to the party of the second party	in hand paid, by THE DEMING INVESTMENT COMP	ANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby acknowledged, have
And it is breity mutually agreed that in case the party of this second part or its assigns should lorent feer appear in any of the June March 1995 of the Street of the Concept of the Con		
And it is brerby mutually agreed that in cases the party of the second part or its assigns should bereafter appear in any of the Judician Communication of the Communication of t		
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And is in bracky mutually agreed that in case also party of the second part or its assigner should becamine a programment or in any of the preservest protection in this bearing the bar household for the minus samples and any protection of the pro		edere kalima erima kaliferi da jerih kaliman in anak ili da erima ya kalima kalimini in anak ili alimini baran Baran kaliman kaliman kaliman ili alimini kaliman kaliman kaliman kaliman kaliman kaliman kaliman kaliman kali
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completion and of Dowers of the said goal	ording 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 se	cond part or its assigns should bereafter appear in any of the land departments or offices of the General
Sessions and assigns forever. Provided, movertholes, and those presents are made by said part—of the first part upon to following covocants and conditions, to will his part of the said part of	emption and of Dower of the said partof the first part.	heirs, executors, administrators or assigns therein, with all the privileges, rights, hereditaments and
unbranches; table	cessors and assigns forever: Provided, nevertheless, and these prese	ents are made by said partof the first part upon the following covenants and conditions, to-wit:
STATE OF OKLAHOMA, County and State, on this. a Notary Public, in and for and voluntary act and deed for the uses and purposes therein set forth. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, 10. personally appeared and and and official seal the day and year fast above set forth. Notary Public, Before me, 10. 10. 10. 10. 10. 10. 10. 10	tlawfully selzed in fee of the promises hereby convoy imbrances; thatwill, andheirs, executors and administrators	yed, and that be hagood right to sell and convey the same as aforesid; that the said premises are clear from all sball forevor warrant and defend the title to the said premises against the lawfulciaims and demands of all persons whom soever.
STATE OF OKLAHOMA, County and State, on this day of 19, personally appeared and voluntary not and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, 10, personally appeared and executed the same as made voluntary not and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth. Notary Public, in and for	SECOND—I nat they will pay to said second party of order	., until paid at the rate of
STATE OF OKLAHOMA, County and State, on this	under the control of	contintance in force of this instrument, the said first party agrees to pay all taxes, charges or assessments general or special, which said roal estate is situate, or any part throot when the same shall become by law due and payable, including all taxes mortgages or his legal ropresentatives and assigns; to pay all taxes levied upon said mortgages and the said mortgages and that first party will exhibit cones, over, on demand, receipts or the proper persons to early party of the second part, its
STATE OF OKLAHOMA, County and State, on this	cessors or assigns, showing payment thereof, until the indebtedness hereby soci all other liens, and to preserve and maintain the sequ rity hereunder against any ar FURTH—The said first party agrees to keep all buildings, from loss, sidewalks to, and especially no cutting of shrubbary, fruit or shade trees; and the commissio	ared shall be fully paid. The said first parry further agrees to constantly keep the said premises free from mechanics liens deverse, superior or intervent, and other improvements on said trail state of interest, and other improvements on said trail state in as good repair and condition as the same are in at this date, and to permit no of waste shall, at the option of the mortgagee, reader this mortgage due and payable. Said first party further agrees that it
STATE OF OKLAHOMA, County and State, on this	ines or residence purposes; that it will permit so unnecessary accumulation of a comments of every kind relating to the pumbing for and use of natural or manufact perry thereby, and will keep all electric light wires and consections in safe conditi- lippest the promises at any reasonable hours and as often as hoor they my desir	ombustible material upon said premises; that it will constantly keep in proper order all tipes, connections, fixtures and ured gas, or both, water supply and sowerage, furnoces, steam plaes and believes, so as to prevent damage or undue risk to the on and properly lesulated; the party of the second part resorving for bimself and his representatives the right to enter upon 9.
STATE OF OKLAHOMA, County and State, on this	FFFH —And the said lifts party agrees to at once insure the Dulldings upon as lars, in insurance companies approved by said second party, for not less than a thr illonal security for the payment of said promisory note and he interest to accrue party of the second party and that in the event of the failure, neglected in the con-	ng premises agains; joss oy 11°c, ingaming and what storm in the shount of the predict of said second party as collateral and see-year term, and to at once dolliver his materials may be a developed and pull, as herein provided, by the present of the payment of all saids aims of monogy is may have been addenced and pull, as herein provided, by the present of the payment of the pa
STATE OF OKLAHOMA, County and State, on this. a Notary Public, in and for and voluntary act and deed for the uses and purposes therein set forth. STATE OF OKLAHOMA, STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, 10. personally appeared and and and official seal the day and year fast above set forth. Notary Public, Before me, 10. 10. 10. 10. 10. 10. 10. 10	untri and the said second party may sitta all papers and applications necessary to or such nolicy or policies, the said second party shall nave, and is hereby appelled the said first party, and as agent and attorney in fact, sign and endorse all vouchers paymont of this indebtedness hereby secured, and to assign any and all policies of	biain such insurance, in the name, place and stead of the said first party. And it is turther agreed that in the event of loss big given, full power to domand, reserve, collect and settle the same, and for that purpose may, in the name, place and stead s, receipts and drafts that shall be necessary to procure the money thereunder, and to apply the amount so collected toward insurance to guitsequent owners; and it any of said agroements be not performed as aforesaid, then said party of the second
STATE OF OKLAHOMA, County and State, on this	, or his assigns, m y effect such insurance as accombetors agreed, paying the 0.5st aid, with interest thereon from the time of payment at the rate of 10 per cent, per- nature and interest coupons. It is hereby further stipulated and a groad that every actual security to the party of the second part, or assigns, as above provided, and x	therent; and may also pay the man judgment for statutory hen claims, inclining all costs and for the repayment of all money anoum, payablo semi-annually, these presents shall be as security, in like manner and with like offect as for the payment of anounce policy issued on the premises devered by this mortgage during the oxistence of said mortgage, shall be assigned as whether the same bare been actually assigned or not, the same shall, in case of these, be payable to said second party or assigns
STATE OF OKLAHOMA, County and State, on this	SIXTH — And it is further sibulated, that in caso the said party of the first paring said buildings insured, as aforesaid, then the said accord party or his legal rejeast at the rate of if per cent on sums paid for insurance from date of such expenyment of which is intended to be hereby scoured.	taball make default in payment of the taxes or assessments against said real estate, as, and at the times required by law, or in presentative may pay such taxes and assessments and effect such insurance, and the amount so expended therefor, with diture until paid, and with the penalties and rate of interest fixed by law on such taxes, shall be considered a sum the
STATE OF OKLAHOMA, County and State, on this dentical person—who executed the within and foregoing instrument, and acknowledged to me that executed the same as and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year fast above set forth. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Before me, Rotary Public, in and for	SEVENTH.—Said first parly further across, that if the makers of said note or whill commit waste uppn said premises, or saider the same to be don't thereon, of or whill commit waste uppn said premises, or saider this, his or fraption only whole of said money, interest and orsis, together with the said to by damages in on whole of said money, interest and orsis, together with the said to be recommended.	notes afail that to by any of sain money circle principal or interest, whenever the same becomes due, or it case the said like to contain the or to comply with any of the covenants contained in this mortisage, the whole proposed mortisage in the covenant of the covenant contained in this mortisage, the whole proposed immediately for a without notice, be declared the and parable at once, and this mortisage may theretipe no forceposed immediately for not the above described mortisage may therefore the contained to the contained may be a support of the coverage of the co
STATE OF OKLAHOMA, County and State, on this	value received, the first party hereby wa ves all benefits of the stay, valuation and itself benefits of the stay, valuation and itself benefits of shall in all respects be governed, constructed and adjudged according to EIGHTH.—And said first party further expressly agrees that in case of a force the said shall of a reasonable attorney's or solicitor's fee therefor, in addition t	appraisoment laws of the State of Oklahoma; and do further agree that the contract embodied in this mortgage and note the laws of the State of Oklahoma at the date of their oxecution. Its involves the other of this mortgage, and as often as any proceedings shall be taken to foreciose same, as herein provided, the first party will be all other larged costs and statutory fees, and hereby screes that seems
STATE OF OKLAHOMA, County and State, on this	e due and payable upon the filing of petition for foreolosure, and the same shall be NIN FIL—Its further stipulated and agreed by the first party that upon the laske possession and control of the premises described herein, and to collect the rent recolver to be applied, undor the directions of the court, to the payment of any f	a further charge and lien upon the said premises described in this mortgage. Actualen of proceedings to Greeloss this mortgage, the plaintiff therein shall be called to have a recuiver appointed by the court is and profits thered, under the directions of the court, without the proof required by statute; the amount so collected by adagment rendered or amount found doe npon the foreclosure of this mortgage. The foregoing covenants and conditions
STATE OF OKLAHOMA, County and State, on this	ig sept 1141. It made, instruction that upon default herein sult to foreclose to for this bir mid il objections to reque of such sult are hereby expressly waited. THE VENTH.—In construing this mortgage the words "first party" shall be he TWF1.FIH.—Said first barry agrees to pay for recording the release of this mo	ils mortgage may be brought in county where real estate mortgaged is situated, regardless of residence of mortgagors, or id to mean the persons named in the preamble as parties of the first part, jointly and severally, ritages when same is paid.
STATE OF OKLAHOMA, County and State, on this	In Testimony Whereof, The party of the first part has hereunto su TNESSES:	ibscribed their names and affixed their seals.
STATE OF OKLAHOMA, County and State, on this		
STATE OF OKLAHOMA, County and State, on this		Sa
STATE OF OKLAHOMA, County and State, on this		
commission expires. STATE OF OKLAHOMA, County, Before me, Notary Public, in and for	STATE OF OKLAHOMA,	e
commission expires. STATE OF OKLAHOMA, County, Before me, Notary Public, in and for	County and State, on thisday of	19 personally appeared
STATE OF OKLAHOMA, Ss. Before me, a Notary Public, in and for	and voluntary act and deed for the uses and purposes sherom sector	itin. Witness my mand and omeral sent the day and year may apove sentered.
County and State, on this day of leaves a Notary Public, in and for leaves a Notary Public, in an Notary Public, in a Notary Public, in a Notary Public, in a Notary Public, in a Notary Public		
一个大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	County, J Before me	a Notary Public, in and for personally appeared.