TO  THE DEMING INVESTMENT COMPANY  Register of Dec.  May of A. D. 19 , at o'c.  M., and recorded in Book of Mortgages, on page.  Register of Dec.  Deputy.  Anow all Men by these Presents, That on this day of		STATE OF OKLAHOMA, }ss.	
THE DEMING INVESTMENT COMPANY  (Sec.)  Agriculture of the filter by tipice Progettis, That as this day of 10 contribution of the many of the filter by tipice Progettis, That as this day of 10 contribution of the many of the filter by tipice Progettis, That as this day of 10 contribution of the many of the filter by tipice Progettis, That as this day of 10 contribution of the many of the filter by tipice Progettis, the filter by tipice Progettis, and State of Offsteen, part of the filter by tipice Progettis, the filter by tipice Progettis, the filter by tipice Progettis, and State of Offsteen, part of the filter by tipice Progettis, the filter by tipice Progettis		day of	Filed for record in my office this  A. D. 19, at
BRIDTON ALL ARCH DY CLOSE PYESCHIS, That on this and the company of the company o		M., and recorded in Book	of Mortgages, on page
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emiliates those of the sum of the control of the sum of the control of the contro	know all Men by these Presents, That on this	day of	and the state of t
consideration of the sum of control of the control		County and Sta	to of Oblohoma most of the first part in
according to the official plat thereof, and warmat the tills to the acco.  And it is hereby maintain general to the control of	consideration of the sum of	of Oswego, Kansas, party of the second part, the need to COMPANY, its successors and assigns, the fooma, with all the improvements thereon and appurte	receipt whereof is hereby acknowledged, have ollowing premises, situated in the County of
according to the official plut thereof, and warrant the tible to the same.  And it is brackly quintedly accorded to the control pool of the second			
according to the official pits thereof, and warrant the fide to the anne.  And it is harraby matenly agreed on he never the petty the title periodical properties of the control of the co		ر بالتوجيد ومستونية المستونية والمستونية المستونية المستونية المستونية المستونية المستونية المستونية المستونية المستونية والمستونية المستونية المستونية المستونية المستونية المستونية المستونية المستونية المستونية المستونية	همين مي ديد ديديان دي در آن دينها هي آنان بيستان بايديان وسيفو ان دويان دينان داديان در
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And it is however, the contract the tills to the annum.  And it is however, in our contract to preserve or protes the titls been interest, and notes and expenditures made in this behind shall be added to us an accessors and accessors accessors and access		April 1980	
And it is hereby misstally agreed that in seas the poty of the second part or its assigns should hereafter appears in any of the hard departments of the control of the part of the second part or its assigns should hereafter a present and the part of the first part, in the part of t		den ann aigeag gang e a gaige, ead e e e de le demonstration de la company de la compa	
10. until pate at the rate of	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 AN Exemption and of Dower of the said part. ——of the first part, ——in sppurteances to the said premises and homestead exemption and dower in successors and assigns forever: Provided, nevertheless, and these presents an FIRST—The said part ——of the first part, for ———————————————————————————————————	neirs, executors, administrators or assigns theroin, winnywise appertaining and belonging to said THE Dire made by said part	th all the privileges, rights, hereditaments and EMING INVESTMENT COMPANY, and to its following covenants and conditions, to-wit: as covenantto and with said party of the second part, as aforesaid; that the said premises are clear from all to lawful claims and domands of all persons whom soever.
The Fill — Note the side of the top spread a close parties by the school of the complete of th			
The Fill — Note the side of the top spread a close parties by the school of the complete of th	THIRD. And it is further agreed by the said first party hereto that during the conting that may be levied upon said real estate by the authority of the town, tillage or city in which and assessments of every kind and character levied upon the interest therein of the mortgas shall not be ertitled to any offset against the sums hereby secured for taxes so paid; and that	uance in force of this instrument, the said first party agrees to said real estate is sluate, or any part thereof when the same sh goe or his legal representatives and assigns; to pay all tare if the party will exhibit once a year, on demand, receipts of the multi-halfilly raid. The said first party further agrees to constant	pay all taxes, charges or assessments, general or special, all become by law due and payable, including all taxes a levied upon said mortgage; and the said mortgagors; proper persons to said party of the second part, its new the said mortgage; and the said party large and party large.
The Fill — Note the side of the top spread a close parties by the school of the complete of th	and all other lies, and to preserve and maintain the scottriy hereunder against any adverse, FOURTH-The said fairs party agrees to keep all buildings, tences, sidewalks and oth waste, and especially no cutting of shrubbers, fruit or shade trous; and the commission of way will at no time permit any part of the premises to be used in the conduct of full great or distributions of residence purposes; that it will permit no unnecessary accumulation of combust attachments of every kind relating to the plumbing for and use of natural or manufactured greporry thereby, and will keep all electric light wires and connections is after condition and	superior or Intervening claim orinterest, or improvements on said real estate in ms groot repair and could aste shall, at the oplion of the mortgage, render this mortgage established business, or such as will tend to injure or cause undue titlid material upon said premises; that it will constantly see us, or both, water supply and sewerage, turnages, steam pipes a properly insulated; the party of the second part reserving for it.	tion as the same are in at this date, and to permit no due and payable. Said first party further agrees that it depends on the first party further agrees that it depends on the first payable for general plus proper order all nipes, connections, fixtures and aboliers, so as to prevent damage or under risk to the inmedit and his representatives the right to enter upon
WITNESSES:  STATE OF OKLAHOMA,  County  Before me,  10, personally appeared  to me known to be the identical person—who executed the within and foregoing instrument, and and and and official send the day and year last above set forth.  My commission expires  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  County.  Before me,  Presonally appeared  and  Notary Public, in and  said County and State, on this  And official send the day and year last above set forth.  Notary Public, in and  said County and State, on this  And official send the day and year last above set forth.  Notary Public, in and  said County and State, on this  And official send the day and year last above set forth.	and inspect the premises at any reasonable hours and as often as neo risey may desire.  Tollars, in insurance companies approved by said ascord party, for not less than all premarks and the premarks of the said first party agrees to at once insure the buildings upon said party and the said of the said first party, and as agent and atterney in fact, sign and endores all vouchors, received paymont of the sindebtedness hereby secured, and to assign any and all policies of insuran part or his assigns, my effoct such insurance as hereinbeform agreed, paying the cost thereof so paid, with interest thereon from the time of paymont at the rate of 40 per cent, per sanutum collateral scourity to the party of the second part, or assigns, as above provided, and whether to the extent of their interests mortigage in said promises  SIXTH—And it is further sticulated, that it case the said party of the first part shall.	miss a gain st loss by fire, lighting and wind storm in the amount term, and to at once doliver the naurance polities, properly as a, as well as for the payment of all such stims of money as may ret party to so finent the buildings, or to reinsure the same, and descond party is hereby authorized and empowered by those y quot insurance, in the name, place and stead of the said first party, and power to domand, receive, collect and settle the same, and pis and crafts that shall be necessary to procure the money the ce to subsequent owners; and if any of said agreements be not if, and may also pay the final judgment for statutery lies claims, the certain states of the property lies claims, the same have been actually arsigned or not, the same shall, in make default in payment of the tares or assessments against a	tof. signed, or pledged to eath second party as collateral and have been advanced and paid, as herein provided, by deliver the policies properly assigned or pledged to the oresents, to insure or releasure said buildings for eath creates, it is further agreed that in the event of loss id for that purpose may, in the name, place and stead reunder, and to apply the amount so collected toward performed as aforested, then said party of the second including all costs; and of the repayment of all money or the second party of the second and the second party of the second and the second party of the second and the oristence of said mortgage, shall be assigned as case of loss, be payable to said second party or assigns darel easte, as, and at the times required by law, or in
WITNESSES:  STATE OF OKLAHOMA,  County  Before me,  a Notary Public, in and said County and State, on this  day of  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  STATE OF OKLAHOMA,  County  STATE OF OKLAHOMA,  Joseph Before me,  Before me,  Presonally appeared  Notary Public, in and said County and State, on this  Any of  Any of  Presonally appeared  Notary Public, in and said County and State, on this  Any of  Any of  Presonally appeared	keeping said buildings insured, as aforesaid, then the said second party or his legal represent interest at the rate of 19 per cent on sums paid for insurance from date of such expenditure repsyment of which is intended to be hereby secured.  SEMENTEL SAID different or grather parkers, that if the makers of said note or notes is	ative may pay such taxes and assessments and effect such it until paid, and with the penalties and rate of interest fixed that it to pay any of said money either principal or interest, w	surance, and the amount so expended therefor, with by law on such taxes, shall be considered a sum the henover the same becomes due, or in case the said first
WITNESSES:  STATE OF OKLAHOMA,  County  Before me,  a Notary Public, in and said County and State, on this  day of  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  STATE OF OKLAHOMA,  County  STATE OF OKLAHOMA,  Joseph Before me,  Before me,  Presonally appeared  Notary Public, in and said County and State, on this  Any of  Any of  Presonally appeared  Notary Public, in and said County and State, on this  Any of  Any of  Presonally appeared	party shall commit waste up n sald premises, or suffer the same to be don't thereon, or to con at the option of the holder of the note hereby secured, and at the, his or her option only, and we the whole of sald money, interest and orsts, together with the s'autory damages in case of protein for the foreolosure of this mortgage, be forthwith entitled to the immediate possessin of the For value received, the first party hereby way as all benefits of the stay, valuation and appread secured hereby shall in all respects be governed, observed and at the forest of a freedom to	form to or to o jmply with any of the covenants contained in this rithout notice, be desired due and payable at ones, and this mortest; and said second party, its successors or assigns, or any it above described premises, and may at once take possession, are also provided to the contained of th	i mortgage, the whole sum of money herein secured may rigge may thereupon be foreolosed immediately foregal holder hereof, shall at once, apon the filling of a bill receive and collect rent, issues and profile thoroof, that the contract embodied in this mortgage and note to foreolose same, as herein provided, the first party will
WITNESSES:  STATE OF OKLAHOMA,  County.  State, on this day of personally appeared and community and sealed County and State, on this day of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth.  My commission expires STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  County.  STATE OF OKLAHOMA,  And day of personally appeared 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 Pull  STATE OF OKLAHOMA,  And day of personally appeared and purposes therein and and official seal the day and year last above set forth.  Notary Pull  STATE OF OKLAHOMA,  And personally appeared and and and and and and and appeared and and and and and and and and and an	pay to the said plainting a reasonable attorney's or solicitor's fee therefor, in addition to all off to be due and payable upon the filling of pettlion for foreclosure, and the same shall be a furth NINTIL—it is further stipulated and agreed by the first party that upon the institution to take possession and control of the premises described herein, and to collect the reats and payable receives to be applied, upder the directions of the court of the newment of any indemnity.	her legal costs and statutory fees, and hereby sgrees that 3 her charge and lieu upon the said premises described in this won of proceedings to foreclose this mortgage, the plaintiff therein profits thereof, under the directions of the court, withour the; the rendered or amount found due upon the foreclosure of th	rigage.  Is a reasonable solicitor's fee, said foe- rigage.  Bail be entitled to have a receiver appointed by the court broof required by statute; the amount so collected by  s mortrage. The forecome covenants and conditions
WITNESSES:  STATE OF OKLAHOMA,  County.  State, on this day of personally appeared and community and sealed County and State, on this day of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth.  My commission expires STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  County.  STATE OF OKLAHOMA,  And day of personally appeared 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 Pull  STATE OF OKLAHOMA,  And day of personally appeared and purposes therein and and official seal the day and year last above set forth.  Notary Pull  STATE OF OKLAHOMA,  And personally appeared and and and and and and and appeared and and and and and and and and and an	being kept and performed, this conveyance to be void; otherwise of full force and virtue.  TENTH—It is expressly stipulated that upon default berief us that forcelose this more of them, and all objections to venue of such suit are hereby expressly walved.  NEVENTH—It or construing this mortrage the works "Inst narty" shall be held to me	tgage may be brought in county where real estate mortgaged it can the persons named in the preamble as parties of the first na	s situated, regardless of residence of mortgagors, or
WITNESSES:  STATE OF OKLAHOMA,  County.  State, on this day of personally appeared and community and sealed County and State, on this day of the uses and purposes therein set forth. Witness my hand and official seal the day and year last above set forth.  My commission expires STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  County.  STATE OF OKLAHOMA,  And day of personally appeared 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 Pull  STATE OF OKLAHOMA,  And day of personally appeared and purposes therein and and official seal the day and year last above set forth.  Notary Pull  STATE OF OKLAHOMA,  And personally appeared and and and and and and and appeared and and and and and and and and and an	TWELFTH—Said first party agrees to pay for recording the release of this mortgage In Testimony Whereof, The party of the first part has hereunto subscrib	when same is paid, bed their names and affixed their seals.	
STATE OF OKLAHOMA,  County.  Before me,  a Notary Public, in and said County and State, on this day of personally appeared and 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  Notary Public, in and said County and State, on this day of personally appeared  and 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.  Notary Public, in and said County and State, on this day of land and official sparsed			(F)
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	그리는 생각하다 그 그렇게 되었다. 시험에 살아가 되는 사람들이 가장 그 사람들이 가장 하셨다. 그리는 사람들이 되었다면 되었다.		化氯化氯化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甲基甲基
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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.	free and voluntary act and deed for the uses and purposes therein set forth.	Witness my hand and official seal the day and year is	est above set forth.
My commission expires	My commission expires	And the state of t	Notary Public.