	This instrument was filed for record in my office on the Standard day of
John 7. Day and	in Book 39 of 222 of 292 of Page 543
Kalkerine mt Nay	(Seal) AC Wal Kley Register of Deeds.
Te Derring Devertage Congra	
	Foes, \$ / 765
his Indenture, Made this 2/2	day of January in the year of our Lord One Thousand Nine Hundred and
Eight between John 7. Day	and Kalkering M. Day King wish
the County of Tule and State of Ok	of the second part.
WITNESSETH, that the said part ical of the first	part, in consideration of the sum of
eby acknowledged, ha 1/2/ sold, and by these presents of	Dollars, to Leading and the receipt of which is do
Sol One (1) in B	lock Three (3) in Stansburgs addition to
The City of Tulaa.	
and the state of the	
rendered to the second of	
ne Indian Meridian, containing in all	acres, more or less, according to the Government survey thereof.
	he second part or its assigns, should hereafter appear in any of the land departments or offices of the general itle hereinbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts oppurtonances, rents, issues and profits and all the estate, title and interest of said part 1231 of the first part
and the control of th	opurtonances, rents, issues and profits and all the estate, title and interest of said part AssLof the first part over and agree that at the delivery hereof
	of the premises above granted and seized of a good and indefeasible estate of inheritance therein, and will e and clear of all incumbrances of whatsoever kind except a certain mortgage for \$
to THE DEMING INVESTMENT COMPANY.	ment of the sum of Sixth Classification and the sum of Sixth Class
42 50 700 1st, 19 08; \$ 9/	15t, 1908; \$ 40 56 2000 let, 19 15
	3 \sim 104 70 19 0 7 \sim 104 10 0 9
e omce of THE DEMING INVESTMENT COMPANY, Oswego	1st, 19.25; \$
is office of THE DEMING INVESTMENT COMPANY, Oswego said part Alexof the first part to the said party of the second p ten payment, or any part thereof or interest thereon when due in the same are due and payable, or if the insurance is not ten it shall be lawful for said party of the second part, or it hall be lawful for said party of the second part, or it hall be lawful for said party of the second part, or it hall be lawful for said party of the second part, or it had not be second part, or it had not be second part, or it had not be second party of the seco	Ist, 19.2; \$
and part Alexof the lirst part to the said party of the second p ach payment, or any part thereof or interest thereon when due in the same are due and nayable, or if the insurance is pot kept it shall be lawful for said party of the second part, or cribed by law, appraisement hereby waived or not, at the such safe to retain the amount due for principal and interest, charges of making such sale, and the overplus, if any there be, so or assigns. And said mortgagor. S. further expressly agree that in oa	Dollars, payable as follows, to-wit: 1st, 19.5. 1st,
ich off the Deming Investment Company, oswego and part Alexof the lirst part to the said party of the second party of a such sale to retain the amount due for principal and interest, the second party of the second party of a such sale to retain the amount due for principal and interest, so rassigns. And said mortgagor. S. further expressly agree that in on an interest, and the second party of the mortgagor. S. will pay to said plaintiff fifty said fee to be due and payable upon the filing of petition for fother amount thereof shall be recovered in said foreelosure suit	Ist, 19.2
e office of THE DEMING INVESTMENT COMPANY, Oswego aid part Last of the lirst part to the said party of the second p ch payment, or any part thereof or interest thereon when due the same are due and payable, or if the insurance is pot kept it shall be lawful for said party of the second part, or ribed by law, appraisement hereby waived or not, at the such sale to retain the amount due for principal and interest, charges of making such sale, and the overplus, if any there be, or assigns. And said mortgagor. S. further expressly agree that in can provided, the mortgagor. S. will pay to said plaintiff fity said fee to be due and payable upon the filing of petition for fo the amount thereof shall be recovered in said forelosure suit of enforced in the same manner as the principal debt bereby se unty where real estate mortgaged is situated regardless of resi	Ist, 19.2 \$
e office of THE DEMING INVESTMENT COMPANY, Oswego aid part Alexof the first part to the said party of the second p of payment, or any part thereof or interest thereon when due the same are due and payable, or if the insurance is pot kept it shall be lawful for said party of the second part, or in the same are due and payable, or if the insurance is pot kept it shall be lawful for said party of the second part, or in the same is the retain the amount due for principal and interest, charges of making such sale, and the overplus, if any there be, or assigns. And said mortgagor. S. further expressly agree that in oar in provided, the mortgagor. S will put to said plaintiff fills said feet be due and payable upon the filing of petition for fo the amount thereof shall be recovered in said forelosure suit of enforced in the same manner as the principal debt bereby se unty where real estate mortgaged is situated regardless of, resi	Ist, 19.2
And said mortgagor. Sfurther expressly agree that in on in provided, the mortgagor. Swill pay to each planntill filty said fee to be due and payable upon the filing of petition for fo the amount thereof shall be recovered in said foreclosure suit of enforced in the same manner as the principal debt bereby so unty where real estate mortgaged is situated regardless of, resintly where real estate mortgaged is situated regardless of, resintly WITNESS WHEREOF, The said part. Alof the second Signed, and delivered in the presence of	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforeaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Thereunto set hand Sand sent Sathe day and year first above written.
And said mortgagor.Sfurther expressly agree that in on provided, the mortgagor.Swill pay to said plantiff fity said fee to be due and payable upon the filing of petition for fo he amount thereof shall be recovered in said foreolosure suit of enforced in the same manner as the principal debt brerby se unty where real estate mortgaged is situated regardless of, resin IN WITNESS WHEREOF, The said part	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the iten cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Thereunto set than and seal State day and year first above written.
And said mortgagor.Sfurther expressly agreethat in can in provided, the mortgagor.Swill pay to each plantill filty said fee to be due and payable upon the filing of petition for fo the amount thereof shall be recovered in said foreolosure suit of enforced in the same manner as the principal debt bereby senty where real estate mortgaged is situated regardless of, residently where real estate mortgaged is situated regardless of, residently where the same manner as the principal debt become in WITNESS WHEREOF, The said part	Ist, 19.2; \$
And said mortgagor.S. further expressly agree	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien exerted. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to vehue of such suit are hereby expressly waived. part ha Mahamas and sen! So the day and year first above written. Additionally Day (SEAL.)
And said mortgagor. S. further expressly agree that in can in provided, the mortgagor. S will pay to said planifif filey, said fee to be due and payable upon the filing of petition for fo the amount thereof shall be recovered in said forelosure suit to enforced in the same manner as the principal debt bereby secunty where real estate mortgaged is situated regardless of resist in WITNESS WHEREOF, The said part. And of the second Signed, and delivered in the presence of	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien exerted. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to vehue of such suit are hereby expressly waived. part ha Mahamas and sen! So the day and year first above written. Additionally Day (SEAL.)
And said mortgagor. S. further expressly agree that in can in provided, the mortgagor. S will pay to said planifif filey, said fee to be due and payable upon the filing of petition for fo the amount thereof shall be recovered in said forelosure suit to enforced in the same manner as the principal debt bereby secunty where real estate mortgaged is situated regardless of resist in WITNESS WHEREOF, The said part. And of the second Signed, and delivered in the presence of	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien exerted. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to vehue of such suit are hereby expressly waived. part ha Mahamas and sen! So the day and year first above written. Additionally Day (SEAL.)
And said mortgagors. further expressly agree	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Mahereunto set Alla Mahand S. and seal S. the day and year first above written. [SEAL.]
And said mortgagor. S. further expressly agree	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Mahereunto set Alla Mahand S. and seal S. the day and year first above written. [SEAL.]
And said mortgagor. S. further expressly agree that in oar provided, the mortgagor. S. will pay to each plaintiff fley said fee to be due and payable upon the filing of petition for to the amount thereof shall be recovered in said foreclosure suit of enforced in the same manner as the principal debt bereby se unty where real estate mortgaged is situated regardless of resiling where real estate mortgaged is situated regardless of resiling and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, STATE OF OKLAHOMA, SULLA COUNTY Before m County and State on this Any Amazing to me known at the case of the same as the county of the county will be a superior of the county of the cou	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the iten cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part han the hereunto set the hand S. and seal S. the day and year first above written. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [A
And said mortgagor. S. catther expressly agree	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Mahereunto set Alla Mahand S. and seal S. the day and year first above written. [SEAL.]
And said mortgagor. S. forther expressly agree that in casin provided, the mortgagor. S will pay to said plaintiff fligy, said fee to be due and payable upon the filing of petition for for the amount thereof shall be recovered in said foredosure suit of enforced in the same manner as the principal debt bereby see ounly where real estate mortgaged is situated regardless of, resi IN WITNESS WHEREOF, The said part. 2006 of the second Signed, and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, County. Ss. County and State on this	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Mahereunto set Alla Mahereunto Sand seal Sand
And said mortgagor. S. further expressly agree	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the iten cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Mahamats and seal S. the day and year first above written.
And said mortgagor. S. forther expressly agree that in casin provided, the mortgagor. S. will pay to said plaintiff flight, said fee to be due and payable upon the filing of petition for for the amount thereof shall be recovered in said foreclosure suit soft enforced in the same manner as the principal debt bereby see ounty where real estate mortgaged is situated regardless of, resi IN WITNESS WHEREOF, The said part. And of the second Signed, and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, County and State on this. County and State on this. Market Mary for the known as the county with the same and volum WITNESS my hand and official seal the day and year last about the same and the county of the same of the sa	so of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as foresaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to vehue of such suit are hereby expressly waived. part ha Mahereunto set Additional Sand seal
And said mortgagor. S. forther expressly agree that in case in provided, the mortgagor. S. will pay to eaid plaintiff flight, said fee to be due and payable upon the filing of petition for for the amount thereof shall be recovered in said foreclosure suit soil enforced in the same manner as the principal debt bereby secontry where real estate mortgaged is situated regardless of, resigned, and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, County. Ss. Before me to the same as the county to me know that the county will be a second with the same and the same as the county will be a second will be some as the county of the second state on this that the control of the same as the county of the same as the county will be some as the county of the same of the sa	so of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as foresaid, and collected and the lien cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to vehue of such suit are hereby expressly waived. part ha Mahereunto set Additional Sand seal
And said mortgagors. Sarkher expressly agree that in each in provided, the mortgagors. will pay to eald plaintiff fligs, said fee to be due and payable upon the filing of petition for for the amount thereof shall be recovered in said foreclosure suite of enforced in the same manner as the principal debt bereby see tounty where real estate mortgaged is situated regardless of, resigned, and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, County. Ss. Before me to the same as the county of the second state on this day of My Commission expires. So and your without recourse in hand paid, the receipt of which is hereby acknowledge within mortgage and note thereby secured, without recourse. In WITNESS WHEREOF, have hereunto set	se of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory reclosure and the same shall be a further charge and lien upon the said premises described in this mortgage, and included in any judgment or decree rendered in any action as aforesaid, and collected and the iten cured. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought dence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. part ha Mahamats and seal S. the day and year first above written.

nd and advantage of the second as the second and the second and the second as the seco