nest mest to	This instrument was filed for record in my office on the 23 day of A. D. 1968 at 2' o'clock P. M., and duly recorded
appending and	in Book 39 of 217th on Page 5111
70	(Seal) H. C. Walkley Register of Deeds.
Omaway MB	Deputy.
	Fees, \$
	an kalabah Kalabah kan at kananan interketapan berang pendapan dan pendapan berang dan pendapan berang berang Banang berang pendapan berang pendapan berang pendapan berang pendapan berang pendapan berang pendapan berang
660 YOU	day of Chief in the year of our Lord One Thousand Nine Hundred and
of the County of and State of Oklah	noma, of the first part, and
	of the second part.
WITNESSETH, that the said part af the first pa	rt, in consideration of the sum of
	Dollars, to duly paid, the receipt of which is Grant, Bargain, Sell and Mortgage to the said party of the second part or assigns forever, in the State of Oklahoma, described as follows, to-wit:
DIST HAD G-IT	(9) in block four (4) of the M. D. D. Row as shown by the recorded place
taduare in the origing of vice	ea, as snow of mercaning
new f	
	<u>andronomialismo de la companio de la comp</u> La companio de la comp
	us periodicina e control qui acceptate a sun in descriptione acceptate <del>differential provide qui inter</del> tibilità La control de 1800 de la control de 1800 de la control de 1800
	en de la composition de la composition La composition de la
f the Indian Meridian, containing in all	acres, more or less, according to the Government survey thereof.
varrant and Defend the title to the same, and that the same is free ar iven to THE DEMING INVESTMENT COMPANY.  This Grailt is intended as a Mortgage to secure the payme	the premises above granted and seized of a good and indefeasible estate of inheritance therein, and will delear of all incumbrances of whatsoever kind except a certain mortgage for state of the sum
1912	Dollars, payable as follows, to wit:
170 25 July 1st, 19 11; \$ 500	1st, 19.29; \$ 182 facily 1st, 19/2  [st, 19.4]; \$ 00.25 facily 1st, 19.4.
the office of THE DEMING INVESTMENT COMPANY, Oswego, K is said part Lall of the first part to the said party of the second party is such payment, or any part thereof or interest thereon when due, or then the same are due and payable, or if the insurance is not kept in a distall be lawful for said party of the second part, or assi rescribed by law, appraisement hereby waived or not, at the of come such said to retain the amount due for principal and interest, tax	ansas, according to the terms certain promissory note this day executed and delivered by and this conveyance shall be void if such payment be made as herein specified. But if default be made the taxes, or if any installment of principal or interest of any mortgage or lien prior to this are not paid force thereon, then this conveyance shall become absolute, and the whole shall become due and payable, igns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner ption of the party of the second part, its successors or assigns; and out lof all the moneys arising es and penalties thereon, and interest on delinquent taxes at the rate fixed by law, together with the costs all be paid by the party making such sale, on demand to the said part.
and charges of making such sale, and the overplus, if any there be, she eirs or assigns.  And said mortgagor iurther expressly agree that in case or crein provided, the mortgagor will pay to said plaintiff fifty do sees, said fee to be due and payable upon the filing of petition for force and the amount thereof shall be recovered in said foreclosure suit an exert suffered in the same meaner as the mindful debt bereby seem	of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the same, as lars a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and statutory losure and the same shall be a further charge and lien upon the said premises described in this mortgage, dincluded in any judgment or decree rendered in any action as aforesaid, and collected and the lien feed. It is expressly stipulated that upon default herein suit to foreclose this mortgage may be brought not of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. It has a large may be brought and scaled the day and year first above written.
i county where real estate mortgaged is situated regardless of resider  IN WITNESS WHEREOF. The said part of the section of a	nce of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived.  the Land Land scale the day and year first above written.
Signed, and delivered in the presence of	
Theodore Cas	(SEAI)
1 M Mark	En Salle
frank	(SEAL)
STATE OF OKLAHOMA, See	
County. See. Before me,	10.08, personally appeared 11.01.
nd Cva of Olak do no known	to be the identical personal who executed the within and foregoing instrument, and acknowledged to
ne that the executed the same as the free and voluntar	y act and deed for the uses and purposes therein set forth.
My Commission expires January 13 10.	set forth. (Lac) John B. Mestry Public. Notary Public.
a partial consequence, a que a income a partir de producto de producto en esta cincia de come de come come mismo Tanto a come de come a come mais en entre en en	
in hand paid, the receipt of which is hereby acknowledged	ASSIGNMENT. DOLLARS, do hereby transfer to
ne within mortgage and note thereby secured, without recourse.  IN WITNESS WHEREOF,have hereunto set	handthis day of 19
	was the state of t
State of day of	County, 38
	who is to me personally known to be the identical personwho executed
IN TESTIMONY WHEREOF, I have hereunto set my hand and	same to be his voluntary act and deed for the uses and purposes therein expressed. official senl, on the day and date last above written.
My Commission expiresA. ]	D, 19

11.716