P. S. Rebholo and		led for record in my office on the day of
		A. D. 10 Sat 9 o'clock M., and duly recorded M. on Page 519
Emma Reb Kolg.		The Mediator of Deeds.
The Derving Ind. Co.		Doputy.
was an) Fees, \$	
		in the year of our Lord One Thousand Nine Hundred and
of the County ofand State of Okla	loly and tru	ma Rebboly line wife
of the County of and State of Okla	homa, of the first part, and of	the second part.
WITNESSETH, that the said part 200 of the first part, in consideration of the sum of		
Dollars, to July paid, the receipt of which is hereby acknowledged, haze sold, and by these presents do Grant, Bargain, Sell and Mortgage to the said party of the second part or assigns forever,		
all that tract or parcel of land situated in the County ofin the State of Oklahoma, described as follows, to-wit:		
Lot number six (6) is	w Alock rue	wher six (b) in Friend
and the state of t	en la companya di manana di ma Pengananana di manana di manan	
Radition to Bity of	Oulex.	
a paratika mananan kananan kananan kananan kananan kananan kanan kanan kanan kanan kanan kanan kanan kanan kan	erane i e e e e e e e e e e e e e e e e e e	
	والودوويية بمؤهد يومين مستحدث والأورودي والمدور والمرادي	
	and the second s	
	en e	
of the Indian Meridian, containing in all	and the state of t	acres, more or less, according to the Government survey thereof.
And it is hereby mutually agreed that in case the party of the Government, or in any court, in order to preserve or protect the til	second part or its assigns, should he le hereinbefore warranted, all costs	creafter appear in any of the land departments or offices of the general and expenditures made in that behalf shall be added to the amounts and all the estate title and interest of said part described in the first part
		. Land and the second
warrant and Defend the title to the same, and that the same is free given to THE DEMING INVESTMENT COMPANY. Chie Brant is intended as a Mortgage to secure the payor		hereol. Alizzd of a good and indefensible estate of inheritance therein, and will natsoever kind except a certain mortgage for \$ Dollars, payable as follows, to-wit:
\$ 2/5 dear 1st, 1908; \$ 2/	125 Juny 18	t, 10a 9; \$ 207. 5 dec 1st, 10 a 9
at the office of THE DEMING INVESTMENT COMPANY, Oswego.	Kansas, according to the terms	t, 19; \$
the said part the first part to the said party of the second pain such payment, or any part thereof or interest thereon when due, when the same are due and navable, or if the insurance is, not kept. if	t; and this conveyance shall be void or the taxes, or if any installment of a force thereon, then this conveyance	if such payment be made as herein specified. But if default be made principal or interest of any mortgage or lien prior to this are not paid a shall become absolute, and the whole shall become due and payable.
and it shall be lawful for said party of the second part or as prescribed by law, appraisement hereby waived or not, at the	signs, at any time thereafter, to soption of the party of the second	certain promissory note—this day executed and delivered by if such payment be made as herein specified. But if default be made principal or interest of any mortgage or lien prior to this are not paid a shall become absolute, and the whole shall become due and payable, ell the premises hereby granted, or any part thereof, in the manner in part, its successors or assigns; and out of all the moneys arising set on delinquent taxes at the rate fixed by law, together with the toosts ch sale, on demand to the said part—of the first part—
and charges of making such sale, and the overplus, it any there be, theirs or assigns.	hall be paid by the party making su	ch sale, on demand to the said part of the first part
And said mortgagor	ollars as a reasonable attorney's or second the same shall be a furth	d as often as any proceedings shall be taken to foreclose the same, as solicitor's fee therefor, in addition to all other legal costs and statutory ter charge and lien upon the said premises described in this mortgage, serce rendered in any action as aforesaid, and collected and the lien t upon default herein suit to foreclose this mortgage may be brought 1, and all objections to venue of such suit are hereby expressly waived. Thank and seal the day and year first above written.
and the amount thereof shall be recovered in said forcelosure suit a hereof enforced in the same manner as the principal debt hereby see in county where real estate martaged is situated regardless of resid	nd included in any judgment or de ared. It is expressly stipulated tha ence of mortgayors, or either of then	scree rendered in any action as aforesnid, and collected and the lien to upon default herein suit to foreclose this mortgage may be brought and all objections to venue of such suit are hereby expressly waived.
IN WITNESS WHEREOF, The said part wood of the second p	art ha Le hereunto set Lie	hand-and seal of the day and year first above written.
Signed, and delivered in the presence of	전 이 기술에 가면 없었다. 그렇다.	
Jali Miladillo		R. B. P. (SEAL)
J. Miller		Emma Pellily (SEAL.)
STATE OF OKLAHOMA,	100 -	
County. Ss. Before me	f. Mill	ersonally appeared One of the within and foregoing instrument, and acknowledged to rposes therein set forth. Notary Public.
and Language Relative List wife to me know	to be the identical person who	executed the within and foregoing instrument, and ackn wiedged to
me thatexecuted the san asfree and volunt WITNESS my hand and official seal the day and year last abo	ary act and deed for the uses and pu	rposes therein set forth.
My Commission expires 91,000 2 B 11 15	11 (Sect) f.	Notary Public.
For and in consideration of the sum of		DOLLARS,
toin hand paid, the receipt of which is bereby acknowledged the within mortgage and note thereby secured, without recourse.	do hereby transfer to-	
the within mortgage and note thereby secured, without recourse. IN WITNESS WHEREOF,		day of19
	······································	
State of	County, ss.	re me, a Notary Public in and for said County, personally appeared
	Bi odw	to me personally known to be the identical person who executed
the foregoing assignment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written.		
My Commission expires		
다리는 사람들은 교육 가게 하는 일을 생활하고 하는 그를 된다고 못하는 이렇게 하다	and the control of th	HT MANGER (1994) 이 등은 그는 다음하다. 그는 그 등록 중 당하다 오라니다.