Thomas R. M.	(abe) ma	ument was filed for record in A.D. 19 [ \delta at	my office on the Z Z d	ay of orded
and Edua Mc	Call in Book 3	9 ormotrager	on Page 55/	
OKE Dening In	v. 00.	(seal)	. Mac Kley Register of D  Deputy.	eeds.
	Fees, \$			i de
This Indenture, Made this	19-12. day of 220	in the year of o	our Lord One Thousand Nine Hundred	and "
the County of Sule a	and State of Oklahoma, of the first 1	part, and TE Denn	mcCake lis, wil	te.
WITNESSETH, that the said part.	of the first part, in consideration	n of the sum of		
Three for such sylvereby acknowledged, ha. VI sold, and by	these presents doGrant, Barge	ain, Sell and Mortgage to the sai	d party of the second part or assigns for	ch is
Lot One (1) is	- Block Ozwa	(x) in Ohn	iend, addition	
to City of On	uld a			
in paparina propagation and page 1995 per page 1995 pe	and the second section of the second section is a second section of the second second section is a second s			
the Indian Meridian, containing in all And it is hereby mutually agreed that in cr			according to the Government survey the	
And it is hereby mutually agreed that in crovernment, or in any court, in order to preserve reby secured and shall bear interest at the same erein. And the said part	e or protect the title hereinbefore warra e rate, with the appurtenances, rents, iss dohereby covenant and agree that	uses and profits and all the estate, that the delivery hereof	itle and interest of said part left the first	part
arrant and Defend the title to the same, and the yen to THE DEMING INVESTMENT COMPAI	lawful owner. of the premises above not the same is free and clear of all incur	granted and seized of a good and intrances of whatsoever kind except	ndescasible estate of inheritance therein, and a certain mortgage for \$	will
Which direct to the deal and arenter				
The Della 1st,	19.08; \$ 89 30 Ju	Dollar 1st, 19.17; \$ 8	s, payable as follows, to-wit:	09
the office of THE DEMING INVESTMENT CO	19 A.C.; \$  OMPANY, Oswego, Kansas, according to ty of the second part; and this conveyance	the terms. Certain promi	ssory note this day executed and delivered and herein specified. But if default be 1	d by
the office of THE DEMING INVESTMENT CO e said part 22.30 the first part to the said part such payment, or any part thereof or interest sent the same are due and payable, or if the ins di the said be seribed by law, appraisement hereby wait on such sale to retain the amount due for print deharges of making such sale, and the overpluirs or assigns.	thereon when due, or the taxes, or if any urance is not kept in force thereon, then seeded purt, for assigns, it any time ed or not, at the option of the party sipal and interest, taxes and penalties the said the purchase of the party sit any thore he shall be paid by the n	installment of principal or interest this conveyance shall become absolu- thereafter, to sell the premises here of the second part, its successor roon, and interest on delinquent tax,	of any mortgage or lien prior to this are not te, and the whole shall become due and pay- thy grapted, or any part thereof, in the ma or assigns, and out lof all the moneys ar as at the rate fixed by law, together with the co- the said part.	paid ible, nner sing costs
irs or assigns.  And said mortgagor further expressly a serin provided, the mortgagor will pay to	gree that in case of foreclosure of this said plaintiff fifty dollars as a reasonable	s mortgage, and as often as any prestroncy's or solicitor's fee therefo	oceedings shall be taken to foreclose the sam r, in addition to all other legal costs and stat	e, as utory
And said mortgagor in the expressly a rein provided, the mortgagor will pay to es, said see to be due and payable upon the fill d the amount thereof shall be recovered in said reof enforced in the same manner as the princicounty where real estate mortgaged is situated IN WITNESS WHEREOF, The said parts.	ng of petition for foreclosure and the same if foreclosure suit and included in any pal debt hereby secured. It is expressly t regardless of residence of mortgagors, o  Continuation of the continuation of t	shall be a further charge and lien u judgment or decree rendered in a stipulated that upon default herei r either of them, and all objections t	pon the said premises described in this morty y action as aforesaid, and collected and the a sait to foreclose this mortgage may be bro o venue of such sait are hereby expressly wa The day and year list above written.	age, lien ught ived.
Signed, and delivered in the presen	ice of	(O)p		
RE. Gerger J.D. Znende	2		P. M. Calle (SE	AL.)
J.D. Mend	2	Edua	177 Callel (SE	AL.)
STATE OF OKLAHOMA, County.	Before me, R. E. K	Derga	a Notary Public in an	l for
STATE OF OKLAHOMA, Ss. County State on this Zounty and State on this Zounty and State on this Zounty	day of The day of the identical	person D who executed the within	IKonos R. McCalle	d to
e that 100 executed the same as 100 WITNIESS my hand and official seal the da My Commission expires 100 My Commission expi				
in hand paid, the receipt of which is h	ereby acknowledgeddo hereb	y transfer to	DOLL	RS,
e within mortgage and note thereby secured IN WITNESS WHEREOF,hav	, without recourse.	The state of the s	보겠다. 경찰 하나 나는 물에 가장하는 얼마는 바로	27 (A) (A)
	진근 나를 가는 이를 가는 것들이 없다.	그리는 시간됐다고 그리가 뭐	되게들말 나는 얼마나는 미모 않는다.	
		10 before 37-1 17-1	alie in and for said County nonconally some	red
on thisdr	I the execution of the same to be bit well		olic in and for said County, personally apper own to be the identical personwho exect purposes therein expressed.	ared ated