This instrument was filed for record in my office on the	the same of the sa
This testenment was Blad for maked in the best in the	y -
This injection was med for record in my office on the	day of
Ce. D. Croens et al. Da June 10 10 8 at 8 6 0'clock a	
in Book 39 of Intelogages on Page 55;	7
(Real) El Mac Kley	Register of Deeds.
The Rioms a True (O)	
Deputy.	
Foos. \$	
🛊 ratio or the Constant and a specific contract of the contra	
體하다 보고 한번에 가는 사람이 하는 것은 한 물까지 하는 사람들은 살해 가장하는 사람이 가는 하나 사람들이 되었다.	
This Indenture, Made this Isik day of many in the year of our Lord One Thouse	and Nine Hundred and
	ind time Hundred and
Eight botween QB. Orvers P. M. Erwin and William Duesny Involved by Face	asticipal Clark
of the County of Oulea and State of Oklahoma, of the first part, and The Dening Destatuent	Company
of the second part.	v 7
WITNESSETH, that the said parties of the first part, in consideration of the sum of	
WITNESSETH, that the said parties of the first part, in consideration of the sum of	
Eight hundred, and Too Dollars, to them duly paid	the receipt of which is
hereby acknowledged, ha. sold, and by these presents do	part or assigns forever,
all that tract or parcel of land situated in the County of	wit all a Life
an olde trace of prices of the state of the	
Six (6) and the northerly jigging (50) Jectory Lat Time (5) in Block	one Kundred
I dechire eight (138) in Original lown of Julea more July of	remorg as
Jollows: Beg. at northwesterly corner of said Lot Jun (5) The	weel month.
The state of the s	
easterly (140) get to north Easterly cor. of said Lot (5) the	el along the
estal line to aid Sila The and Cotto Deat The	stat of PA
easterly line goard Lote south easterly (50) Jest there	e wingy
angles and Parallel with northerly line of said Lot of	- south west-
(h 1111) 4 7 1 4 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	.0.0.
erly (140) feet to relecterly line of said lot & Thence alon	g rand times
much westerd Side (301 Do. 4 to Pro.	0
northwesterly Jufuy (50) feet to try.	
to the state of th	
para tanàna and and and and and and and and and a	
보고 하는 그 하는데 되는 그 그리고 그는 그는 그는 그는 그는 하는데 그 모양으로 하고 되었다. 그는	
of the Indian Meridian, containing in allacres, more or less, according to the Gov	
And it is hereby mutually agreed that in case the party of the second part or its assigns, should hereafter appear in any of the land departmen	ts or offices of the general
And it is hereby mutually agreed that in case the party of the second part or its assigns, should hereafter appear in any of the land departmen Government, or in any court, in order to preserve or protect the title hereinbefore warranted, all costs and expenditures made in that behalf shall hereby secured and shall bear interest at the same rate, with the appurtenances, rents, issues and profits and all the estate, title and interest of said	be added to the amounts
therein. And the said part 122 of the first part dohereby covenant and agree that at the delivery hereof they are	
	3114
the lawful owner of the premises above granted and seized of a good and indefensible estate of in Warrant and Defend the title to the same, and that the same is free and clear of all incumbrances of whatsoever kind except a certain mortgage for given to THE DEMING INVESTMENT COMPANY, The Fidelity mutual differences are companied to the companied of the companie	\$ X 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
given to the DEMING INVESTMENT COMPANY, The Fidelity mutual life durinance companies	~_
This Grant is intended as a Mortgage to secure the payment of the sum of Eight Rundred	<u></u>
Dollars, payable as follows, to	ı-wit:
= 900 Del. 101008: 200 Amel 1019: 200 Del.	Tet. 19 0 9
3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	7ot 10
Dollars, payable as follows, to \$ 9.00 Del. 1st, 19.08; \$ 9.00 Del. 1st, 19.08; \$ 9.00 Del. 1st, 19.00; \$ 9.00 Del.	
at the once of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the terms—CFT—certain promissory notethis day the said part-cla-of the first part to the said part-cla-of the first part to the said part-v of the second part; and this conveyance shall be void if such payment he made as herein specified	l. But if default be made
in such payment, or any part thereof or interest thereon when due, or the taxes, or if any installment of principal or interest of any mortgage or lies	prior to this are not paid
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the terms contained the first part to the said party of the second part; and this conveyance shall be void if such payment be made as herein specified in such payment, or any part thereof or interest thereon when due, or the taxes, or if any installment of principal or interest of any mortgage or lied when the same are due and payable, or if the insurance is not kept in force their conveyance shall become absolute, and the whole shall and it shall be lawful for said party of the second part, or assigns, at any time thereafter, to sell the premises hereby granted, or any prescribed by law, appraisement hereby swived or not, at the option of the party of the second part, its successors or assigns; and out it from such sale to retain the amount due for principal and interest, taxes and penalties thereon, and interest on delinquent taxes at the rate fixed by land charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand to the said parts.	art thereof, in the manner
prescribed by law, appraisement hereby waived or not, at the option of the party of the second part, its successors or assigns; and out it	of all the moneys arising
and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand to the said party sale.	the first part Their enc
heirs or assigns. And said mortgager further expressly agree that in case of foreclosure of this mortgage, and as often as any proceedings shall be taken	n to forcelose the same. as
herein provided, the mortgagore will pay to said plaintiff fifty dollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars and a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars and a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars and a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefor, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefore, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee therefore, in addition to all other to the dollars are a reasonable attorney's or solicitor's fee the reasonable attorney are a reasonable attorney at the reasonable attorney at the dollars are a reasonable attorney at the reasonable atto	er legal costs and statutory
rees, san ree to be que and privable upon sie ming of peudon for roteuberte ind up earne saint de a lutrier charge and hen upon the said premises a and the amount thereof shall be recovered in said foreclosure suit and included in any fudrment or decree rendered in any action as aforesaid.	accribed in this mortanes
THE REPORT OF THE PROPERTY OF	escribed in this mortgage, and collected and the lien
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to foreclose this in county where year state marked is stipulated regardless of residence of marked on the county where year and all objections to young of each onit are	escribed in this mortgage, and collected and the lien mortgage may be brought bereby expressly waived.
And said mortgagor	escribed in this mortgage, and collected and the lien mortgage may be brought hereby expressly waived.
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to forcelose this in county where real estate mortgaged is situated regardless of residence of mortgagors, or either of them, and all objections to yourse of such suit are IN WITNESS WHEREOF, The said part leads to the second part had been not set the said and sealed the day and your first a significant of the said part leads to the said part leads t	escribed in this mortgage, and collected and the lien mortgage may be brought hereby expressly waived.
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to forcelose this in county where real estate mortgaged is situated regardless of residence of mortgagors, or either of them, and all objections to venue of such suit are IN WITNESS WHEREOF, The said part also of the second part has the recent oset. The first hand said the day and year first signed, and delivered in the presence of the said part also said the said that the presence of the said part also said the said that the said that the said the said that the said th	escribed in this mortgage, and collected and the lien mortgage may be brought hereby expressly waived, bove written.
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to forcelose this in county where real estate mortgaged is situated regardless of residence of mortgagors, or either of them, and all objections to venue of such suit are IN WITNESS WHEREOF, The said part 122 of the second part ha 122 hereunto set the hand seal 22 the day and year first Signed, and delivered in the presence of C.B. Carran Trust	escribed in this mortgage, and collected and the lien mortgage may be brought hereby expressly waived, whove written. (SEAL.)
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to forcelose this in county where real estate mortgaged is situated regardless of residence of mortgagers, or either of them, and all objections to venue of such suit are IN WITNESS WHEREOF, The said part 122 of the second part ha 122 hereunto set the industry that and seal 22 the day and year first Signed, and delivered in the presence of Einel Replied Charles Thurst Charles Thurst Signed And Sand Sand Lieu Thurst Signed And Sand Sand Lieu Thurst Signed Sand Lieu Thurst Signed Sand Lieu Thurst Signed Sand Sand Sand Sand Sand Sand Sand San	escribed in this mortgage, and collected and the lien mortgage may be brought hereby expressly waived, thove written. (SEAL.)
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to forcelose this in county where real estate mortgaged is situated regardless of residence of mortgagors, or either of them, and all objections to venue of such suit are IN WITNESS WHEREOF, The said part Aller the Second part ha Wenereunto set This in thank and seal who day and year first signed, and delivered in the presence of Trivel Replied Charles This is a factor of the Roman force of the said part of the second part has the said part of the sa	escribed in this mortgage, and collected and the lien mortgage may be brought hereby expressly waived, thore written. (SEAL.)
hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated that upon default herein suit to foreclose this in county where real estate mortgaged is situated regardless of residence of mortgagers, or either of them, and all objections to venue of such suit are IN WITNESS WHEREOF, The said part 122 of the second part ha Whereunto set This industry that and year first Signed, and delivered in the presence of Trivel Replied Charles The Signed A. B. Carana Trivel by R. On Error Trivel B. Carana Ment of the Record of William One of the Record of	escribed in this mortgage, and collected and the lien mortgage may be brought thereby expressly waived, above written. (SEAL.)
IN WITNESS WHEREOF, The said part 12 20 the Second part ha Mercunto set the Mand And seal of the day and year first of Signed, and delivered in the presence of by Slanghler buy R. On Grown Touch by R. On Grown Touch William Question	escribed in this mortgage, and collected and the lien mortgage may be brought thereby expressly waived, thore written. (SEAL.)
IN WITNESS WHEREOF, The said part As 200 the Second part ha Mercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush State OF OKLAHOMA,	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part As 200 the Second part ha Mercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush State OF OKLAHOMA,	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part As 200 the Second part ha Mercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush State OF OKLAHOMA,	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part Alexon the second part ha Minercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. On Grown Trush by R. On Grown Trush	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part As 200 the Second part ha Mercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush State OF OKLAHOMA,	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part As 200 the Second part ha Mercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush by R. Dr. Grown Trush State OF OKLAHOMA,	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part Alexon the second part ha Minercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of by Slang Kler buy R. On Grown Trush by R. On Grown Trush	Musclet (SEAL.)
IN WITNESS WHEREOF, The said part Alexof the Second part ha Mercunto set the Anad And seal of the day and year first of Signed, and delivered in the presence of Signed, and delivered in the presence of William Discount William Discount	Musclet (SEAL.)
Signed, and delivered in the presence of Signed, and delivered in the presence of B. Crewin Tornal STATE OF OKLAHOMA, Ss. Said County and State on this Signed, and State of the County of the Co	Musclet (SEAL.)
Signed, and delivered in the presence of Signed, and delivered in the presence of Signed, and delivered in the presence of State of OKLAHOMA, State of OKLAHOMA, said County, and State on this said for the same as the free and voluntary act and deed for the uses and purposes therein set forth. William Development of the same as the free and voluntary act and deed for the uses and purposes therein set forth. My Commission expires Alaxand State of the day and year last above set forther of the same as	a Notary Public in and for ent, and acknowledged to
Signed, and delivered in the presence of Signed, and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, State on this said of the same as the free and voluntary act and deed for the uses and purposes therein set forth, WITNESS WHEREOF, The said part 122 of the first back of the day and year last above set forther the hard and purposes therein set forth, My Commission expires a transfer of the sum of ASSIGNMENT.	a Notary Public in and for ent, and acknowledged to
Signed, and delivered in the presence of Signed, and delivered in the presence of State of OKLAHOMA, State of OKLAHOMA, State on this signed and State on this signed to the sum of the state as the same as t	a Notary Public in and for ent, and acknowledged to
Signed, and delivered in the presence of Signed, and delivered in the presence of Signed, and delivered in the presence of STATE OF OKLAHOMA, STATE OF OKLAHOMA, Said County, Said	a Notary Public in and for Public in and acknowledged to Notary Public. DOLLARS,
Signed, and delivered in the presence of Signed, and delivered in the presence of State of OKLAHOMA, State of OKLAHOMA, State on this signed and State on this signed to the sum of the state as the same as t	a Notary Public in and for Public in and acknowledged to Notary Public. DOLLARS,
IN WITNESS WHEREOF, The said part 2. so the second part has Marker unto set the final and seal of the day and year first of Signed, and delivered in the presence of the first of Signed, and delivered in the presence of the first of Signed, and delivered in the presence of the first of Signed, and delivered in the presence of the first of Signed, and Marker and Signed and	a Notary Public in and for Ram. Saument, and acknowledged to Notary Public. DOLLARS,
STATE OF OKLAHOMA, Stand and delivered in the presence of STATE OF OKLAHOMA, Stand day of the second part has the ideal part of the second part has the second part has the second part has the second part has the ideal part of the second part has the second part h	a Notary Public in and for Ram. Gaussiant, and acknowledged to Notary Public. DOLLARS,
IN WITNESS WHEREOF, The said part and of the Second part has Michereunto set and and seals the day and year first supplied Charles Thurk a City of the Signed, and delivered in the presence of the Signed, and delivered in the presence of the Signed, and delivered in the presence of the Signed and Seals of the Signed of the	a Notary Public in and for P. M. Fauch ent, and acknowledged to
IN WITNESS WHEREOF, The said part 22 of the Second part has Michereunto set. It is a final and said the day and year first start of the Signed, and delivered in the presence of the Signed and Sig	a Notary Public in and for Public and acknowledged to Notary Public. DOLLARS,
IN WITNESS WHEREOF, The said part & Second part ha Michereunto set of Annal and seal of the day and year first a Signed, and delivered in the presence of the Second part ha Michereunto set of the Second Police of Signed, and delivered in the presence of the Second Police of Sec	A Notary Public in and for Public in and acknowledged to Notary Public. DOLLARS,
IN WITNESS WHEREOF, the said apart. 2. Act the second part has Michereunto set. It is hand said seals the day and year first of Signed, and delivered in the presence of the within and foregoing instruments. STATE OF OKLAHOMA, STATE OF OKLAHOMA, Said County, 188. Before me, 190. Begonally appeared the Signed and Michereunto and M	A Notary Public in and for Public in and acknowledged to Notary Public. DOLLARS, Inty, personally appeared a personwho executed
IN WITNESS WHEREOF, The said part 2.2 of the second part ha Michereunto set of Annual and seal of the day and year first of Signed, and delivered in the presence of trust and the Michereunto and the Michereunto and the Michereunto and Milliam Acounty. STATE OF OKLAHOMA, State Of OKLAHOMA, State of Order of the sum of the sum of the within and foreign instrument and in consideration of the sum of the within mortgage and note thereby secured, without recourse. In WITNESS WHEREOF, have bereunto set the second of the sum of the within mortgage and note thereby secured, without recourse. State of On this day of On this the second of the sum of the sum of the within mortgage and note thereby secured, without recourse. On this day of On this the second of the sum of the	A Notary Public in and for Public in and acknowledged to Notary Public. DOLLARS, Inty, personally appeared a personwho executed