	This instrument wa	s filed for record in my	office on the	day of		アイング
, To }	in Book 🔰 🔑 of		on Page 579.	ter of Deeds.	e ker	a care
	rees, \$		Deputy,	net r	a les	Some?
This Indenture, Made this 30th d		The control of the co	Tout One Wheneval Nie 1			Se de la
of the County of The and State of Oklaho	y Chupant Ta con	postion duly or		NIN		李
WITNESSETH, that the said part of the first part	, in consideration of the su	of the second part.				in the
hereby acknowledged, ha.2sold, and by these presents does all that tract or parcel of land situated in the County of	Grant, Bargain, Sell as	nd Mortgage to the said	party of the second part or as	W 12 '		
The easterly fifty (00) feet of Lots	one my two of	Block severi	ty-four (D in	0.0	Hai	
town of Illea, described as follow south teasterly along easterly line of raid lot				10 in in		Solore
feet; Thence northwesterly parallel				7 1/0		
one hundred of twenty (20) feet to the casterly along said montherly line						
beginning.				20		
				John San		in
of the Indian Meridian, containing in all			coording to the Government su the land departments or offices or in that behalf shall be added to eard interest of said part (Model	▲ () .		14h
therein. And the said part	ent and agree that at the delive	ory hereof to				201
given to THE DEMING INVESTMENT COMPANY. This Grant is intended as a Mortgage to secure the payment		75-11	Dayable as follows, to-wit:			ig
\$ 3 00 7''9 1st, 19 a.9; \$ 3.6 \$ 3 00 Hilliamy 1st, 19 1/ ; \$	o February	Ist, 10 /e.; \$ 3	oo aug	1st, 19	Besi	Journe
the said part	has, according to the terms, and this conveyance shall be v the taxes, or if any installment orce thereon, then this conveyans, at any time thereafter, t	oid if such payment be made of principal or interest of the shall become absolute, to sell the premises hereby	le as herein specified. But if del any mortgage or lien prior to this and the whole shall become due granted, or any part thereof, i	ault be made are not paid and payable, at the manner		yana
from such sale to retain the amount due for principal and interest, taxes and charges of making such sale, and the overplus, if any there be, shall heirs or assigns. And said mortgagor	for the party of the set s and penalties thereon, and in ll be paid by the party making foreclosure of this mortgage,	terest on delinquent taxes a such sale, on demand to the and as often as any processing the such sale.	at the rate fixed by law, together version of the first part-	the same, as		" dia
heirs or assigns. And said mortgagorfurther expressly agree—I that in case of herein provided, the mortgagorwill pay to said plaintiff fifty doll fees, said fee to be due and payable upon the filing of petition for forecle and the amount thereof shall be recovered in said forecleosure suit and hereof enforced in the same manner as the principal debt hereby secure in county where real estate mortgaged is situated regardless of residence. IN WITNESS WHEREOF, The said part	ars as a reasonable attorney's sure and the same shall be a fi included in any judgment of d. It is expressly stipulated e of mortgagors, or either of t	or solutions lee therefor, in ther charge and lien upon r decree rendered in any s that upon default herein s bem, and all objections to y	n addition to all other legal costs the said premises described in the ction as aforesaid, and collected to foreclose this mortgage may enue of such suit are hereby expr	nis mortgage, and the lien y be brought essly waived.		Ben
Signed, and delivered in the presence of	had hereunto sauda	ettor upp	day and year first above written Grocery Composition Dies.	any. Mil		aus 3
attest Jr.S. Upp!	real!			3 343	A Res	Ja Ja
STATE OF OKLAHOMA,			n Notary Pub	6.86		X
said County and State on thisto me known to	be the identical person	, personally appeared	ıd foregoing instrument, and neki	man Mil	which were	Educa
me thatexecuted the same asfree and voluntary WITNESS my hand and official seal the day and year last above s My Commission expires	act and deed for the uses and et forth.	purposes therein set torth.	N	otary Public.	All h	de la
For and in consideration of the sum of	ASSIGNMENT		and the second s	DOLLARS, & So	and a	100
toin hand paid, the receipt of which is hereby acknowledged the within mortgage and note thereby secured, without recourse. IN WITNESS WHEREOF,have hereunto sat	do hereby transfer t	day of		1000	AND I	ereon
	e de la companya del companya de la companya del companya de la companya del la companya de la c			100	SAL S	JA.
On this	19t	pefore me, a Notary Public is to me personally know	n to be the identical person	lly appeared ho executed		1/2
the foregoing assignment, and daly acknowledged the execution of the sa IN TESTIMONY WHEREOF, I have hereunto set my hand and o My Commission expires	Moial and on the day and day	a last above written.	poses therein expressed.	otary Public.	signs.	cared
					400	1