	rinch. L	dirimont was filed for we and in	my office on the	
and the same of th	11118 11	strument was filed for record in $\Lambda$ . D. 1969 at	2 o'clock M, and de	ulv reco
	in Book	//	on Page	ary room
TO		M65	Valhley Registe	er of De
was a same a	Jell Jell	(3)	Deputy.	
and the second s	Fees, \$	\$\$\rightarrow\text{\$\frac{1}{2}\pi_1\pi_2\pi_2\pi_2\pi_2\pi_2\pi_2\pi_2\pi_2		
a protessa ta a a galacia ta a mata a a a sana a galata sa keeben day agabay ka balan a a galata gabay a a san Barangan sa a sana a	erak magamin serjen direpit sebesah Mendelig beringi sebesah sebagai Mendeligi di Kalamatan di Pendeligi di Kalamatan Sebesah Sebesah Sebesah Sebesah Sebesah Sebesah Sebesah Sebesa	er Marke er eine manne in er er bergement begannen before titten men an er er er er.	angan kamangan dan separah kanalangan kenalah dan berangan kenalah dan berangan berangan berangan berangan ber Berangan berangan be	la establica La Colonia
This Indenture, Made this	16 the day of mar	ell in the year of	our Lord One Thousand Nine H	undred
nine between fe			This wife	
of the County of Tulsal	and State of Oklahoma, of the fire	st part, and		
	THE Duncer and part, in considera			
Four hundred of feft				of which
hereby acknowledged, ha sold, and				gns for
all that tract or parcel of land situated i	and the second s			
Lote' cleven (11) and	twelve (1) in aloc	k tew (10) in I in	daup Second ad	detu
to Tulia!	The control of the co		American and the state of the s	
			And the second s	
	managan kanagan kanaga	tanan da ing pagan	te forme a communication of the control of the cont	
			المرابي الميلان المعامل والمنابية والمنابي المستعدد والمعاورة والمنابع المستعدد والمنابع والمنابع والمنابع	
and the second s				
·		The second secon		-
en e	enconnection and the second and the	etter proteste respecte for the second contract of the second contra		
		AND THE RESIDENCE OF THE PROPERTY OF THE PROPE		
العظام من الموضوع به العدم المواجع الداعم المواجع الموضوع والمدينية والموضوع الموضوع الموضوع المعظم المعظم الم المراكز المراكز المراكز المراكز المراكز الموضوع الموضوع الموضوع الموضوع الموضوع الموضوع الموضوع الموضوع المعظم	on the second contract of the second contract	e i principio de la colonia de la compansa de la compansa de la compansa de la colonia della colonia della colonia de la colonia della colonia	procedurate traterio protes de Meta consegue quanto propriorio quanto quanto que la que e que esta como en la	10 100
		assigns, should hereafter appear in an arranted, all costs and expenditures m issues and profits and all the estate, at at the delivery hereof		the first
herein. And the said part all of the first p	art dohereby covenant and agree the the lawful owner of the premises about that the same is free and clear of all in	at at the delivery hereof	indefeasible estate of inheritanco, there is a certain mortgage for \$	ein, and
herein. And the said part would the first p Varrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COM  Chis Brant is intended as a Morte	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	at at the delivery hereof	indefeasible estate of inheritance, there is a certain mortgage for \$	ein, and
herein. And the said part wood the first p Warrant and Defend the title to the same, and tiven to THE DEMING INVESTMENT COM  This Brant is intended as a Morte	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	at at the delivery hereof	indefeasible estate of inheritance, there is a certain mortgage for \$	ein, and
herein. And the said part would the first p Varrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COM  Chis Brant is intended as a Morte	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	at at the delivery hereof	indefeasible estate of inheritance, there is a certain mortgage for \$	ein, and
herein. And the said part would the first p Varrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COM  Chis Brant is intended as a Morte	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	at at the delivery hereof	indefeasible estate of inheritance, there is a certain mortgage for \$	ein, and
herein. And the said part would the first p Varrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COM  Chis Brant is intended as a Morte	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	at at the delivery hereof	indefeasible estate of inheritance, there is a certain mortgage for \$	ein, and
herein. And the said part would the first p Varrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COM  Chis Brant is intended as a Morte	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	at at the delivery hereof	indefeasible estate of inheritance, there is a certain mortgage for \$	ein, and
warrant and Defend the title to the same, and iven to THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT THE SAID PART OF THE PART	art dohereby covenant and agree the lawful owner of the premises about that the same is free and clear of all in PANY.  age to secure the payment of the sum of the secure of the sum of the second part; and this conveyes thereon when due, or the taxes, or if insurance is not kept in force thereon, the second part; or at any time second part; or at any time second part; or at any time second part; or any time second part or any time second part or	at at the delivery hereof the property of the terms. It is the total parmeter of the terms of th	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19/lst, 19  delivered ult be mare not pund paya the man puncys arisith the could be mare nown and payare the man pays arisith the could be man purchased the man purchased the man purchased the man purchased the purcha
warrant and Defend the title to the same, and iven to THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT THE SAID PART OF THE PART	art dohereby covenant and agree the lawful owner of the premises about that the same is free and clear of all in PANY.  age to secure the payment of the sum of the secure of the sum of the second part; and this conveyes thereon when due, or the taxes, or if insurance is not kept in force thereon, the second part; or at any time second part; or at any time second part; or at any time second part; or any time second part or any time second part or	at at the delivery hereof the property of the terms. It is the total parmeter of the terms of th	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19/lst, 19
warrant and Defend the title to the same, and iven to THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT THE SAID PART OF THE PART	art dohereby covenant and agree the lawful owner of the premises about that the same is free and clear of all in PANY.  age to secure the payment of the sum of the secure of the sum of the second part; and this conveyes thereon when due, or the taxes, or if insurance is not kept in force thereon, the second part; or at any time second part; or at any time second part; or at any time second part; or any time second part or any time second part or	at at the delivery hereof the property of the terms. It is the total parmeter of the terms of th	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19/lst, 19
warrant and Defend the title to the same, and injuen to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE DEMING INVESTMENT IS A CONTROL OF THE DEMING INVESTMENT IN THE SAID PART OF THE PROPERTY OF THE PROPER	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, t, 19, \$  COMPANY, Oswego, Kansas, according party of the second part; and this convey set thereon when due, or the taxes, or if the party of the second part, or assigns, at any time second part that it is expressed to said plaintiff filty dollars as a reasonabling of petition for forcelosure and the said forcelosure suit and included in an oripal debt hereby secured. It is expressed regardless of residence of mortgagors the second part hat here under the second part hat here are the second part hat here are the second part hat	at at the delivery hereof the property of the terms. It is the total parmeter of the terms of th	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19/lst, 19  delivered ult be mare not pund paya the man puncys arisith the could be mare nown and payare the man pays arisith the could be man purchased the man purchased the man purchased the man purchased the purcha
warrant and Defend the title to the same, and iven to THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT COMPLETE BEAUTY AND ASSESSED TO THE DEMING INVESTMENT THE SAID PART OF THE PART	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, t, 19, \$  COMPANY, Oswego, Kansas, according party of the second part; and this convey set thereon when due, or the taxes, or if the party of the second part, or assigns, at any time second part that it is expressed to said plaintiff filty dollars as a reasonabling of petition for forcelosure and the said forcelosure suit and included in an oripal debt hereby secured. It is expressed regardless of residence of mortgagors the second part hat here under the second part hat here are the second part hat here are the second part hat	to the terms of the term and interest on delinquent tas promises and interest on delinquent tas provided the terms of the	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  lst, 19  lst, 19  delivered ult be mare not proper the man mays arisitiff the control of the man mays arisitiff the control of the same and the proper mand the prop
warrant and Defend the title to the same, and injuen to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE DEMING INVESTMENT IS A CONTROL OF THE DEMING INVESTMENT IN THE SAID PART OF THE PROPERTY OF THE PROPER	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, t, 19, \$  COMPANY, Oswego, Kansas, according party of the second part; and this convey set thereon when due, or the taxes, or if the party of the second part, or assigns, at any time second part that it is expressed to said plaintiff filty dollars as a reasonabling of petition for forcelosure and the said forcelosure suit and included in an oripal debt hereby secured. It is expressed regardless of residence of mortgagors the second part hat here under the second part hat here are the second part hat here are the second part hat	to the terms of the term and interest on delinquent tas promises and interest on delinquent tas provided the terms of the	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  lst, 19  lst, 19  delivered ult be mare not proper the man mays arisitiff the control of the man mays arisitiff the control of the same and the proper mand the prop
warrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COMING INVESTMENT COMING THE BEAUTY IS BEAUTY IS INVESTMENT OF THE DEMING INVESTMENT OF THE SAID AND THE SAID A	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, t, 19, \$  COMPANY, Oswego, Kansas, according party of the second part; and this convey set thereon when due, or the taxes, or if the party of the second part, or assigns, at any time second part that it is expressed to said plaintiff filty dollars as a reasonabling of petition for forcelosure and the said forcelosure suit and included in an oripal debt hereby secured. It is expressed regardless of residence of mortgagors the second part hat here under the second part hat here are the second part hat here are the second part hat	to the terms of the term and interest on delinquent tas promises and interest on delinquent tas provided the terms of the	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  lst, 19  lst, 19  delivered unit be mare not proper in the mar neys arisitif the control of the same and the proper in the same and the sa
warrant and Defend the title to the same, and iyen to THE DEMING INVESTMENT COMING INVESTMENT COMING THE BEAUT IS INVESTMENT OF THE DEMING INVESTMENT OF THE SAID IS THE OF THE SAID IS TH	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, t, 19, \$  COMPANY, Oswego, Kansas, according party of the second part; and this convey set thereon when due, or the taxes, or if the party of the second part, or assigns, at any time second part that it is expressed to said plaintiff filty dollars as a reasonabling of petition for forcelosure and the said forcelosure suit and included in an oripal debt hereby secured. It is expressed regardless of residence of mortgagors the second part hat here under the second part hat here are the second part hat here are the second part hat	to the terms of the term and interest on delinquent tas promises and interest on delinquent tas provided the terms of the	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  lst, 19  lst, 19  delivered unit be mare not proper in the mar neys arisitif the control of the same and the proper in the same and the sa
warrant and Defend the title to the same, and injuen to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT IS A STATE OF THE DEMING INVESTMENT IN THE SAID PART OF THE DEMING INVESTMENT IN THE SAID PART OF THE PROPERTY OF THE PART OF THE PAR	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in PANY.  age to secure the payment of the sum of, the, the, the, the, the same is free and clear of all in PANY.  age to secure the payment of the sum of, the, the, the	to the terms of the principal or interes on this conveyance shall be void if the promises here in this conveyance shall be come absole thereon, and interest on delinquent taxes a party making such sale, on demand this mortgage, and as often as any polo attorney's or solicitor's fee there in this conveyance shall be come absole thereon, and interest on delinquent taxes a party making such sale, on demand this mortgage, and as often as any polo attorney's or solicitor's fee thereing shall be a further charge and lien by judgment or decree rendered in a sly stipulated that upon default here, or either of them, and all objections to set thereon, the shall be a further charge and lend to the control of them, and all objections to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge and lend to set the shall be a further charge.	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19 lst, 19 lst, 19 lst, 19 delivered with the man not pure the man not pure the man not pure the same the man distance in the constant the same the same the same the same the same the same the be brown saly wait (SEA
warrant and Defend the title to the same, and invien to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE SAID AND THE SAID AN	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, the course of the sum of, the course of the second part; and this convey set thereon when due, or the taxes, or in insurance, is pot kept, in force theorem, the second part, or assigns, at any time insurance is pot kept, in force thereon, the second part, or assigns, at any time insurance is pot kept, in force the part in the part of the part of the part of the second part, or assigns, at any time insurance is pot kept, in force that any time insurance is pot kept, in force of the second part in the part of the said plaintiff fifty dellars as a reasonalling of petition for forcelosure and the said forcelosure suit and included in ancipal debt hereby secured. It is exprested regardless of residence of mortgagors related to the second part hat the resurrence of	at at the delivery hereof the property of the second principal or interest on delinquent tax and interest on delinquent tax a part making such sale, and and sealed the second part tax second principal or interest on this conveyance shall become absole thereon, and interest on delinquent tax a part making such sale, on demand this mortgage, and as often as any plus attorney's or solicitor's fee thereon me shall be a further charge and lien up judgment or decree rendered in a sly stipulated that upon default here, or either of them, and all objections its set them.	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  let, 19  le
warrant and Defend the title to the same, and invien to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE SAID AND THE SAID AN	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, the course of the sum of, the course of the second part; and this convey set thereon when due, or the taxes, or in insurance, is pot kept, in force theorem, the second part, or assigns, at any time insurance is pot kept, in force thereon, the second part, or assigns, at any time insurance is pot kept, in force the part in the part of the part of the part of the second part, or assigns, at any time insurance is pot kept, in force that any time insurance is pot kept, in force of the second part in the part of the said plaintiff fifty dellars as a reasonalling of petition for forcelosure and the said forcelosure suit and included in ancipal debt hereby secured. It is exprested regardless of residence of mortgagors related to the second part hat the resurrence of	at at the delivery hereof the property of the second principal or interest on delinquent tax and interest on delinquent tax a part making such sale, on demand this mortgage, and as often as any pile attorney's or solicitor's fee thereon, and interest on delinquent tax a part making such sale, on demand this mortgage, and as often as any pile attorney's or solicitor's fee thereon, and interest on delinquent tax a part making such sale, on demand this mortgage, and as often as any pile attorney's or solicitor's fee therefore shall be a further charge and lien a sty stipulated that upon default here, or either of them, and all objections at set them. I hand and sealed the second part of the second part of the second part tax and the sealed that the se	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  let, 19  le
warrant and Defend the title to the same, and given to THE DEMING INVESTMENT COMMING INVE	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, the payment of payment of the payment of the sum of payment	at at the delivery hereof the property of the second part that such a solution and interest on delivery hereof the property of the second part that such as a part making such sale, on demand this mortgage, and as often as any pilo attorney's or solicitor's fee thereof and interest on delinquent tax a part making such sale, on demand this mortgage, and as often as any pilo attorney's or solicitor's fee thereof ne shall be a further charge and lien a yjudgment or decree rendered in a sty stipulated that upon default here, or either of them, and all objections to set the property of the second part that we have been decreed as a solicitor's fee thereof ne shall be a further charge and lien a yjudgment or decree rendered in a sty stipulated that upon default here, or either of them, and all objections to set the second part and sealed the second part	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19 / lst, 1
herein. And the said part Wolf the first p Warrant and Defend the title to the same, and ityen to THE DEMING INVESTMENT COM  Chis Brant is intended as a Morte  Local State of the first part to the said a such payment, or any part thereof or inter then the same are due and payable, or if the ind it shall be lawful for said party of t rescribed by law, appraisement hereby w com such sale to retain the amount due for p ind charges of making such sale, and the over eirs or assigns.  And said mortgagor Larthey express erein provided, the mortgagor Lavill pay ees, said fee to be due and payable upon the ind the amount thereof shall be recovered in the amount thereof shall be recovered in in county where real estate mortgaged is situe  IN WITNESS WHEREOF, The said pa  Signed, and delivered in the pre  STATE OF OKLAHOMA,  Januale	art dobereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, the payment of payment of the payment of the sum of payment	at at the delivery hereof the property of the second part that such a solution and interest on delivery hereof the property of the second part that such as a part making such sale, on demand this mortgage, and as often as any pilo attorney's or solicitor's fee thereof and interest on delinquent tax a part making such sale, on demand this mortgage, and as often as any pilo attorney's or solicitor's fee thereof ne shall be a further charge and lien a yjudgment or decree rendered in a sty stipulated that upon default here, or either of them, and all objections to set the property of the second part that we have been decreed as a solicitor's fee thereof ne shall be a further charge and lien a yjudgment or decree rendered in a sty stipulated that upon default here, or either of them, and all objections to set the second part and sealed the second part	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and  let, 19  le
warrant and Defend the title to the same, and invien to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE DEMING INVESTMENT OF THE SAID AND THE SAID AN	art dohereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, the, the, the, the, the, the	to the terms of the term of the term of the terms of the	indefeasible estate of inheritance, there is a certain mortgage for \$	lst, 19 / lst, 1
therein. And the said part Wort the first part and Defend the title to the same, and given to THE DEMING INVESTMENT COMING THE DEMING INVESTMENT COMING THE DEMING INVESTMENT OF THE DEMING INVESTMENT IS the said part Wood the first part to the said as such payment, or any part thereof or intervient the same are due and payable, or if the und it shall be lawful for said party of the considerable by law, appraisement hereby we rom such sale to retain the amount due for part and the lawful for said party of the considerable by law, appraisement hereby we rom such sale to retain the amount due for part of the said and said mortgage of with the precise of assigns.  And said mortgage of further expressions. And said mortgage of making such sale, and the over leirs or assigns.  And said mortgage of further expressions and the amount thereof shall be recovered in the amount thereof shall be recovered in the interest enforced in the same manner as the prin county where real estate mortgaged is situated that the same and the county where real estate mortgaged is situated to the same and the precision of the same as the without and the same and the precision of the same as the without and the same as the with the same and the same as the without and the	art dohereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, the payment of the second part; and this convey set thereon when due, or the taxes, or it insurance; is not kept, in force thereon, the second part, or assign, at any time lawful pain, or assign, at any time lawful pain, it any there be, shall be paid by the payment in the pain of the payment in the pain of the said plain, if any there be, shall be paid by the yagree that in case of foreclosure and the said foreclosure suit and included in an anoigal debt hereby secured. It is exprested regardless of residence of mottgagers reflected to the second part hat herein for the second part hat	nt at the delivery hereof the property of a good and combrances of whatsoever kind except the property of the terms of whatsoever kind except the property of the terms of principal or interest on this conveyance shall become absole thereafter, to sell the premises he party making such sale, on demand this mortgage, and as often as any public attorney's or solicitor's fee thereof me shall be a further charge and lien a sly stipulated that upon default here, or either of them, and all objections to set the whole of the property of the second party of the second party of the second party making such sale, on demand this mortgage, and as often as any public attorney's or solicitor's fee therefore shall be a further charge and lien a sly stipulated that upon default here, or either of them, and all objections to set the property of the second party of the property of the	indefeasible estate of inheritance, there is a certain mortgage for \$	delivered tult be man are not pund payal the man neys arisith the control of the same that status is mortge and the pund status is mortge and the pund status is mortge and the pund status of the same tult of th
therein. And the said part Worth the first part and Defend the title to the same, and given to THE DEMING INVESTMENT COM.  This Brant is intended as a Morte the office of THE DEMING INVESTMENT of the said part Woot the first part to the said as such payment, or any part thereof or intervient he same are due and payable, or if the und it shall be lawful for said party of two rows used to retain the amount due for part of the said in such payment, or any part thereof with the said as such payment, or any part thereof or intervient he same are due and payable, or if the und it shall be lawful for said party of two rows such sale to retain the amount due for part of the said in the same and payable upon the undersorted the said in the same manner as the prince of enforced in the same manner as the prince of enforced in the same manner as the prince of the same and the county where real estate mortgaged is situated to the same and the county where real estate mortgaged is situated to the same and the county where real estate mortgaged is situated to the same and the present of the same as the same and the county and State on this work of the same as the same and	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, the, age to secure the payment of the sum of, the, age to secure the payment of the sum of, the, age to secure the payment of the sum of, the, age to secure the payment of the sum of, the	nt at the delivery hereof the property of a good and combrances of whatsoever kind except the property of the terms of whatsoever kind except the property of the terms of principal or interest on this conveyance shall become absole thereafter, to sell the premises he party making such sale, on demand this mortgage, and as often as any public attorney's or solicitor's fee thereof me shall be a further charge and lien a sly stipulated that upon default here, or either of them, and all objections to set the whole of the property of the second party of the second party of the second party making such sale, on demand this mortgage, and as often as any public attorney's or solicitor's fee therefore shall be a further charge and lien a sly stipulated that upon default here, or either of them, and all objections to set the property of the second party of the property of the	indefeasible estate of inheritance, there is a certain mortgage for \$	delivered tult be man are not pund payal the man neys arisith the control of the same that status is mortge and the pund status is mortge and the pund status is mortge and the pund status of the same tult of th
warrant and Defend the fittle to the same, and warrant and Defend the fittle to the same, and given to THE DEMING INVESTMENT COM.  This Brant is intended as a Mortge of the said in such payment, or any part thereof or intervient to the said and such payment, or any part thereof or intervient the same are due and payable, or if the und it shall be lawful for said party of two prescribed by law, appraisement hereby wrom such sale to retain the amount due for pund charges of making such sale, and the oven leirs or assigns.  And said mortgagor Intriber expressions are an anount thereof shall be recovered in the same manner as the princounty where real estate mortgaged is situated in the same manner as the princounty where real estate mortgaged is situated in the same and delivered in the prescribed of the same and delivered in the prescribed said for the same and the	art dohereby covenant and agree the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of	re at at the delivery hereof the property of the terms of the threater, to sell this premises he party making such sale, on demand this mortgage, and as often as any police at the atomic of the property of the threater, to sell this premises he promises a party making such sale, on demand this mortgage, and as often as any police atomic of the property of the second part, he areas to be a party making such sale, on demand this mortgage, and as often as any police atomic of the second part, he areas to be a party making such sale, on demand this mortgage, and as often as any police atomic of the property of the second part, he areas to be a party making such sale, on demand the property of the second part has a party making such sale, on definite the property of the proper	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and lst, 10 lst, 10 delivered tult be mare not pund payal the man neys arisith the control of the same and the series which was series when the series with the same and the series was waited to be broussly waited to be broussly waited to be series with the same and the series was series with the same and the series was a se
Warrant and Defend the fittle to the same, and given to THE DEMING INVESTMENT COMING INVESTMENT COMING INVESTMENT COMING INVESTMENT COMING INVESTMENT COMING INVESTMENT COMING INVESTMENT THE SAID AND THE SAID INVESTMENT OF OKTAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  SIGNED, and delivered in the presence of the said investment of the presence of the said investment of the said in the presence of the said investment of the said in the presence of the said in the said in the said in the	art dohereby covenant and agree the lawful owner of the premises about that the same is free and clear of all in Zany.  age to secure the payment of the sum of the sum of the second part; and this convey set thereon when due, or the taxes, or it misuroung junk top the foreon, the second part; and this convey set thereon when due, or the taxes, or it misuroung junk top the foreon, the second part; and this convey set thereon when due, or the taxes, or it misuroung junk top the foreon, the second part; and this convey set thereon when due, or the taxes, or it misuroung junk top the foreon the second part; and the paid by the yagreethat in case of foreclosure of to said plaintiff fifty dollars as a reasonalling of petition for foreclosure and the said foreclosure suit and included in an enipal debt hereby secured. It is exprested regardless of regidence of mortagors really of the second part hat hereur sence of  See.  Before me,	at at the delivery hereof the property of the terms.  Ist, 10 ; \$ to the terms of the terms of the premises here in this conveyance shall become absole thereon, and interest on delinquent tax party making such sale, on demand this mortgage, and as often as any p blo attorney's or solicitor's fee thereful in a sly stipulated that upon default here or terms and all objections at the term of them, and all objections at the term of them, and all objections at the term of them, and all objections are the terms.  In the uses and purposes therein set for the them, and all objections are the terms.  In the uses and purposes therein set for the uses and purposes therein set for the them, and the terms of t	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and lst, 10 lst, 10 delivered tult be mare not pund payal the man neys arisith the control of the same and the series which was series when the series with the same and the series was waited to be broussly waited to be broussly waited to be series with the same and the series was series with the same and the series was a se
therein. And the said part Worth the first part and Defend the title to the same, and given to THE DEMING INVESTMENT COM.  This Brant is intended as a Morte the said part Worth the said as such payment, or any part thereof or intervient he same are due and payable, or if the und it shall be lawful for said party of two consuchs ale to retain the amount due for part of the said as worth said to retain the amount due for part of the said part said worth the said said mortgager with pay ees, said fee to be due and payable upon the intervence of the said the amount thereof shall be recovered in the prevence of enforced in the same manner as the prince of the said part of the said country where real estate mortgaged is situated to the said part of the said part of the said part of the said part of the said payable upon the said Country.  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  STATE OF OKLAHOMA,  WITNESS WHEREOF, The same as worth the same as worth the same and the same as worth the same	art do	at at the delivery hereof the property of a good and combrances of whatsoever kind except found from the property of the terms of the property of the terms of principal or interest on this conveyance shall become absole thereafter, to sell file premises he party making such sale, on demand this mortgage, and as often as any puble attorney's or solicitor's fee thereof me shall be a further charge and lien up judgment or decree rendered in a sly stipulated that upon default hereof, or either of them, and all objections to set the property of the second party of the second party of the second party making such sale, on demand this mortgage, and as often as any puble attorney's or solicitor's fee therefore shall be a further charge and lien a sly stipulated that upon default here, or either of them, and all objections to set the second party of the second party of the second party of the property of the second party making such sale premium that the second party of the second party of the second party of the second party of the second party making such sale premium that the second party making such sale premium that the second party of the second party	indefeasible estate of inheritance, there is a certain mortgage for \$	cin, and lst, 10 lst, 10 delivered tult be mare not pund payal the man neys arisith the control of the same and the series which was series when the series with the same and the series was waited to be broussly waited to be broussly waited to be series with the same and the series was series with the same and the series was a se
therein. And the said part Worth the first part of the said part Worth first part is intended as a Mortg first part of the first part to the said as such payment, or any part thereof or intervient the same are due and payable, or if the said is shall be lawful for said party of the considerable by law, appraisement hereby we rom such sale to retain the amount due for pind charges of making such sale, and the over leirs or assigns.  And said mortgagor further expressions and said mortgagor further expressions.  And said mortgagor further expressions and said even the mortgagor will pay ees, said fee to be due and payable upon the mortgager for the princounty where real estate mortgaged is situated the amount thereof shall be recovered in the same manner as the princounty where real estate mortgaged is situated the same and the the presence of the first part of the presence of the first part of the payable upon the mounty where real estate mortgaged is situated to the first payable upon the mounty where real estate mortgaged is situated to the first payable upon the mounty where real estate mortgaged is situated to the first payable upon the mounty where real estate mortgaged is situated to the present payable upon the mounty where real estate mortgaged is situated to the first payable upon the mounty where real estate mortgaged is situated to the present payable of the present payable of the present payable of the first payable of the payable of the payable of the payable of the first payable of the payable of the first payable of the said in such payable of the first pa	art dohereby covenant and agree the the lawful ownerof the premises about that the same is free and clear of all in ANY.  age to secure the payment of the sum of, age to secure the payment of the sum of, the the second part; and this convey set thereon when due, or the taxes, or it insurance; so the second part; of the second part; of the second part; of the second part; of the particular and interest, taxes and penalties in plus, it any there be, shall be paid by the second paintiff fit dollars as a reasonalling of petition for foreclosure and the said foreclosure suit and included in an anoigh debt hereby secured. It is exprested regardless of residence of mottgagors residence of mo	at at the delivery hereof the property of a good and combrances of whatsoever kind except found and seized of a good and combrances of whatsoever kind except found and seized of a good and combrances of whatsoever kind except found and seized of a good and seized for the seized found part for the seized found part for the seized for t	indefeasible estate of inheritance, there is a certain mortgage for \$	delivered tule to mare not pund payal the man neys aris ith the control of the same that same the same that same the same that same the pund payal the same that same
therein. And the said part Worth the first part of the first part and Defend the title to the same, and given to THE DEMING INVESTMENT COMING INVESTMENT COMING INVESTMENT COMING INVESTMENT COMING INVESTMENT The said part Woof the first part to the said as such payment, or any part thereof or intermediate the said part Woof the first part to the said as such payment, or any part thereof or intermediate the said part wood in the said part of the said in such payment, or any part thereof or intermediate the said as such payment, or any part thereof or intermediate the same are due and payable, or if the said in such said, and the over series or assigns.  And said mortgagor further expression provided, the mortgagor will pay ees, said lee to be due and payable upon the county where real estate mortgaged is situated in the same manner as the print occurs where real estate mortgaged is situated in the same manner as the print occurs where real estate mortgaged is situated in the presence of the same as with the presence of the same as with the presence of the same as with the same and the same as with the same as wit	art do	at at the delivery hereof the property of the terms of	indefeasible estate of inheritance, there is a certain mortgage for \$	delivered tule to mare not pund payal the man neys aris ith the control of the same that same the same that same the same that same the pund payal the same that same