	This instrument was filed for record in my office on the A.D. 1929 at 3 o'clock M., and duly
	in Book of on Page
10	Mr. St.C. Walkley. Register
	Deputy.
and the second of the second o	Fees, \$
	day of Agrill in the year of our Lord One Thousand Nine Hun
	elieral, al ministelle en account of legition of
of the County of and State of Okla	
WITNESSETH, that the said partof the first p	of the second part.
$\sim$	Dollars, to det duly paid, the receipt of
hereby acknowledged, ha_2/_sold, and by these presents do	oGrant, Bargain, Sell and Mortgage to the said party of the second part or assign
all that tract or parcel of land situated in the County of	in the State of Oklahoma, described as follows, to-wit:
hat party lot one (1) in block.	one hundred seventy five (175) of the original.
Luka more Sarticularly descr	ibed as follows beginning at the northead
come of sail let thende , with	heastale thinte seven and a hall 137/2 lors
the entite D' . I . I. th	funce at right small and harallel with
su easiny live of said tol; li	il ili a the second
northerey line of said tot one	e hundred (or) feet in a southwesterly
direction; thence at right angle	is; and parallel with the easterly like
raide lot thirty reven and a has	of (37/b) feet in a morthwesterly direction
the mortherly line of said to	to thence along the mortherly line of
lot one hundred wood feet n	ortheasterly to the point of bearings
and the second s	The second section of the second seco
of the Indian Meridian, containing in all	acres, more or less, according to the Government surve
Sovernment, or in any court, in order to preserve or protect the tit bereby secured and shall bear interest at the same rate, with the app	e second part or its assigns, should hereafter appear in any of the land departments or offices of the tle hereinbefore warranted, all costs and expenditures made in that behalf shall be added to the purtenances, rents, issues and profits and all the estate, title and interest of said part
therein. And the said part for the first part do Albereby cov	
Warrant and Defend the title to the same, and that the same is free	if the premises above granted and seized of a good and indefeasible estate of inheritance therein and clear of all incumbrances of whatsoever kind except a certain mortgage for \$
given to THE DEMING INVESTMENT COMPANY.	역 시간 회사 회사를 보고 그리고 하는 사람이 가는 회사 회사를 받는 것이다.
This Grant is intended as a Mortgage to secure the paym	Dollars, payable as follows, to-wit:
5 / 49 00 Oct 1st, 1929; \$ /7	16 2 april 1st, 19/0; \$ 173 & Cet ist
\$ / 10 (3 April 1st, 19 //; \$	lst, 19; \$
at the office of THE DEMING INVESTMENT COMPANY, Oswego, the said part 4of the first part to the said party of the second	Ransas, according to the terms certain promissory note. this day executed and del ri; and this conveyance shall be void it such payment be made as herein specified. But it default
us such payment, or any part thereof or interest thereon when due, to when the same are due and payable, or if the insurance is not kept if and it shall be lowful for said marks of the cocond parts of the cocond parts.	or the make, or it any instantings of principal or interest or any mortgage or tien prior to this are in force thereon, then this conveyance shall become absolute, and the whole shall become due and ssirns "the arm time thereof in the promises, becally "related" or any nort thereof in the
prescribed by law, appraisement hereby waived or not, at the from such sale to retain the amount due for principal and interest to	option of the party of the second part, 12 Successives or assigns; and out of all the money axes and penaltics thereon, and interest on delinquent taxes at the rate fixed by law, together with
and charges of making such sale, and the overplus, it any there be, s heirs or assigns.	shall be paid by the party making such sale, on demand to the said part, of the first part he
And said mortgagorfurther expressly agree that in case percin provided, the mortgagorwill pay to said plaintiff fifty d	s of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the lollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and
And said mortgagorfurther expressly agree that in case acrein provided, the mortgagorwill pay to said plaintiff filty diees, said fee to be due and payable upon the filing of petition for fore and the amount thereof shall be recovered in said foreclosure suit a covered of the case	of foreclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the lollars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal costs and selosure and the same shall be a further charge and lien upon the said premise described in this or a fine lied of an any judgment or decree rendered in any action as aforesaid, and collected an angle of the conversity attended that was a fact that the same and the same same same same same same same sam
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