| | | This instr | ument was filed for re | cord in my office on the | 20 day o |
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| | TO | in Book | or All | on Page | |
| | | | | . Halkley | Register of Deeds |
| | | | | Deputy. | |
| 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - | Marie Carlo Ca | _/ Fees, \$ | | | |
| This Indenture, | Made this | day of | in the | year_of our Lord One Thousa | nd Nine Hundred and |
| | wegn P. M. Eminighan | | munighans | 6.1 100.10 1 | Schuttler |
| of the County of | araav. | lahoma, of the first p | | | |
| | | away: | of the second | | |
| | the said part cost of the first | part, in consideration | | to there duly paid, | the receipt of which i |
| | Sold, and by these presents d | loGrant, Barga | | | - ' |
| | d situated in the County of | | | | |
| he mortherlishall | laflet one in A | lock one hu | udred and nin | ety-four (194) in | thebriganal |
| in of Julka mi | | | ^ | at the northeastaly. | // ~ |
| e) there and | · // / | | ofesaid lot | n - " | there en |
| established base | Mol in the thorn | orth live o | | me one hundre | Und Sorta |
| it forther into | Line of said. Il | | orthwesterly | aloua soid | estale cono. |
| and for Do | - (50) feet to the no | | .01 | thenos moth | astoli -1 |
| for the | | | hundred a | 0 | A forther |
| ne morinerey | live of said | tov. oul. | nuarea a | ia forig (140) fee | i is ine pea |
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| and the second s | | | | | and the second of the second o |
| the Indian Meridian, cont | – • • • • • • • • • • • • • • • • | | | e or less, according to the Gove | |
| And it is hereby mutually evernment, or in any court, in | agreed that in case the party of the order to preserve or protect the titerest at the same rate, with the ap | ne second part or its ass itle hereinbefore warra | igns, should hereafter ap nted, all costs and expen | pear in any of the land department litures made in that behalf shall | s or offices of the genera be added to the amounts |
| | cerest at the same rate, with the ap | | | | oart or or the first par |
| Tarrent and Defend the title to | the same, and that the same is free PMENT COMPANY. | of the premises above | granted and seized of a | good and indefeasible estate of inh | eritance therein, and will |
| | | | ibrances of Anacocycles | nu oxeeps a cersam mersgage for q | |
| 1 | ed as a Mortgage to secure the pay | | *************************************** | Dollars, payable as follows, to- | |
| 6000 Jan | 1st, 19/5; \$ // | Bo July | 1st, 19 <i>10</i> | \$ 60 | lst, 19 .// |
| 6000 July | 1st, 19//; \$ | | 18t, 10 | \$ | 1st, 19 |
| the office of THE DEMING II | VESTMENT COMPANY, Oswego, rt to the said party of the second pr | , Kansas, according to tart; and this conveyand | the terms cert | in promissory note this day expenses the made as herein specified. | recuted and delivered by But if default be made |
| seen payment, or any part the sen the same are due and pays id it shall be lawful for soil | 1st, 19./; \$ NVESTMENT COMPANY, Oswego, rt to the said party of the second proced or interest thereon when due, ble, or if the insurance is not kept d party of the second part of int hereby waived or not, if the unt due for principal and interest, t, and the overplus, if any there be, | in force thereon, then the designs, at any time to | his conveyance shall beco hereafter to sell the pre | me absolute, and the whole shall the mises hereby/granted. or any na | ecome due and payable, t thereof, in the manner |
| escribed by law, appraiseme om such sale to retain the amo | nt hereby waived or not, it the unt due for principal and interest, | option of the party taxes and penalties ther | of the second part, ifseon, and interest on delin | sneedsors or assigns; and out joi quent taxes at the rate fixed by law | all the moneys arising together with the cost |
| d charges of making such sale irs or assigns. | and the overplus, if any there be, | snall be paid by the passes of forced course of the | mortgage and as often | demand to the said part of the | to forcelose the same |
| rein provided, the mortgagores, said fee to be due and paya | will pay to said plaintiff fifty ble upon the filing of petition for fo | dollars as a reasonable reclosure and the same s | attorney's or solicitor's f | ee therefor, in addition to all other and lien upon the said premises de | legal costs and statutor; scribed in this mortgage |
| d the amount thereof shall be reof enforced in the same man | rther expressly agree that in case will pay to said plaintiff fifty ble upon the filing of petition for for recovered in said foreclosure suit oner as the principal debt hereby segaged is situated regardless of resigned. The said part of the special | and included in any judicated, It is expressly | adgment or decree rende stipulated that upon def | red in any action as aforesaid, as ault herein suit to foreclose this a | nd collected and the lier nortgage may be brough |
| IN WITNESS WHEREOF | The said part of the second | part hale hereunto | set There hand an | id sentthe day and year first at | oye written. |
| | red in the presence of | γ | Q gn W | mung ham | |
| UB. | Gerger. | | · · · · · · · · · · · · · · · · · · · | initing 10000, | (SEAL.) |
| (ρ) | Dog - | | (Sina Co | 2, Commingha | , ~~, |
| Jecy Jan | Samuel Company | d | David | Schuller | (SEAL.) |
| STATE OF OKLAHO | Эм⊿, \ | (DE1 | | | |
| Tailed | County. Ss. Before m day of Marie for the know same as Marie for the day, and year last about the day. | e, 500 Co | ergel. | Pwg ! | Notary Public in and for |
| a County and State on this | manifoldes les to me know | on to be the identical | person who executed | peared VIII. Commissional ble within and foregoing instrumen | at, and acknowledged to |
| that Liey executed the | same as There and yolun | stary not and deed for th | ic uses and purposes ther | in set forth. | |
| WITNESS my hand and of | fficial seal the day and year last about the seal of t | ove set forth. | & P.E. | Bergee! | Notary Public. |
| - X seed of State of Carpet Ca | and the state of t | 1 Weals | | a para antico e a forma de la como con como con como con consecuencia de consecuencia de la consecuencia de la | ammay (Attacher age Antonio) in a special comme |
| | | ASSIGNI | MENT, | | |
| For and in consideration o | f the sum of pt of which is hereby acknowledge | do harabi | v transfer to | ettikarrosiingapingapaa sinaterithikuntarpalaisiingida aidigida kinglis pada yaga ilimadika aa | DOLLARS, |
| e within mortgage and note | . thereby secured, without recourse. | | | | |
| | ,baye lereunto set | | | | |
| | and the state of t | | A control of a participal control and a control of the control of | | |
| ate of | | County, 88. | | | |
| On this | dnv.of | | 19before me, a l | Totary Public in and for said Cour | ty, personally appeared |
| e foregoing assignment, and du | Ny adraowladgod the expension of t | | who is to me pers | onally known to be the identical | personwho executed |
| | | | | | iu. |
| IN TESTIMONY WHERE | OF, I have hereunto set my hand a | and official seal, on the | day and date last above w | ritten. | |