		This instrument was filed for record in my office on theday
	The state of the s	n Book on Page
	ro	Register of Deed
		Fees, \$Deputy.
	A transfer for the first of the	anganakan danga kamatan sama sama salah 1965 dangan mengantangan kangan kangan kangan kangga kangga balan sang Banggan banggan bangga
This Indenture,	Made thisda	ty ofin the year of our Lord One Thousand Nine Hundred ar
betw	0en	renter transfer and a substitute to the substitute of the substitu
		na, of the first part, andof the second part.
		in consideration of the sum of
ereby acknowledged, ha	sold, and by these presents do	Grant, Bargain, Sell and Mortgage to the said party of the second part or assigns foreve in the State of Oklahoma, described as follows, to-wit:
and the second s	and the second s	
	ار المنظم ال المنظم المنظم المنظ	
And the second s		
erein. And the said parta	of the first part dohereby covenan the lawful ownerof the e same, and that the same is free and c	ond part or its assigns, should hereafter appear in any of the land departments or offices of the general preinbefore warranted, all costs and expenditures made in that behalf shall be added to the amounts nances, rents, issues and profits and all the estate, title and interest of said part of the first part that agree that at the delivery hereof
orein. And the said part nrrant and Defend the title to the ren to THE DEMING INVESTM THIS GRANT is intended	of the first part dobereby covenan the lawful ownerof the e same, and that the same is free and c ENT COMPANY. as a Mortgage to secure the payment of	t and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will lear of all incumbrances of whatsoever kind except a certain mortgage for \$
erein. And the said part	of the first part dobereby covenan the lawful ownerof the e same and that the same is free and e IENT COMPANY. as a Mortgage to secure the payment of	t and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will blear of all incumbrances of whatsoever kind except a certain mortgage for \$ of the sure of Dollars, payable as follows, to-wit: 1st, 19 ; \$ let, 19
erein. And the said part	of the first part dobereby covenan the lawful ownerof the e same, and that the same is free and e IENT COMPANY. as a Mortgage to secure the payment of lst, 19; \$ lst, 10\$	t and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will elear of all incumbrances of whatsoever kind except a certain mortgage for \$ Dollars, payable as follows, to-wit: 1st, 19; \$
the office of THE DEMING INVESTA said part	the first part do	t and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will blear of all incumbrances of whatsoever kind except a certain mortgage for \$ of the sure of Dollars, payable as follows, to-wit: 1st, 19 ; \$ let, 19
arrant and Defend the title to the vento THE DEMING INVESTA. This Brant is intended the office of THE DEMING INVESTA. the office of THE DEMING INVESTA. the office of THE DEMING INVESTA. said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and content of the esame, and that the same is free and content of the esame is free and content of the same is for interest thereon when due, or the e, or if the insurance is not kept in force, or if the insurance is not kept in force, or if the insurance is not kept in force, or if the insurance is not kept in force, or if the insurance is not kept in force, or if the insurance is not kept in force and the content of the second part, or assigns hereby waived or not, at the optic the due for principal and interest, taxes a und the overplus, if any there be, shall her expressly agree that in case of free euron the fling of petition for forcelosure covered in said forcelosure suit and in as the principal debt hereby secured, ged is situated regardless of, residence of the said part	premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
arrant and Defend the title to the ren to THE DEMING INVESTM This Brant is intended the original and part is intended the office of THE DEMING INVESTM the office of THE DEMING INVESTM the office of THE DEMING INVESTM the office of THE DEMING INVESTMENT of the first part such payment, or any part there en the same are due and payable it shall be lawful for said secribed by law, appraisement me such sale to retain the amound charges of making such sale, a ris or assigns. And said mortgagor	the first part do bereby covenan the lawful owner of the esame, and that the same is free and elent of the esame, and that the same is free and elent of the esame is free and elect of the esame is free esame is fre	premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
crein. And the said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and e tENT COMPANY. I as a Mortgage to secure the payment of the lawful owner of the payment of the said party of the second part; an off or interest thereon when due, or the e, or if the insurance is not kept in for party of the second part, or assigns hereby waived or not, at the option to the for principal and interest, taxes a mud the overplus, if any there be, shall her expressly agree that in case of framely and the said party of the second part in that in case of framely secured in said foreclosure suit and in a sthe principal dobt hereby secured. The said part had in the presence of	premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
arrant and Defend the title to the yen to THE DEMING INVESTM. Chis Brant is intended the office of THE DEMING INVESTM the said part the result of the first part such payment, or any part there en the same are due and payable of the said seribed by law, appraisement on such sale to retain the amound clarges of making such sale, a first or assigns. And said mortgagorfurther provided, the mortgagors, said fee to be due and payable of the amount thereof shall be rereof enforced in the same manne county where real estate mortga IN WITNESS WHEREOF, Talled, and delivered state of the same manne county where real estate mortga IN WITNESS WHEREOF, Talled, and delivered state of the same manne county where real estate mortga IN WITNESS WHEREOF, Talled, and delivered states of the same manne county where real estate mortga IN WITNESS WHEREOF, Talled, and delivered states of the same manne county where real estate mortga IN WITNESS WHEREOF, Talled, and delivered states of the same manner than the same manne	the first part do bereby covenan the lawful owner of the esame, and that the same is free and content of the esame, and that the same is free and content of the same is free and the same is free and the same is free and the original of the second part; and the original content of the second part, or assigns hereby waived or not, at the option the second part, taxes and the overplus, if any there be, shall ser expressly agree that in case of free and the overplus, if any there be, shall ser expressly agree that in case of free and the overplus of plaintiff fifty dollars a upon the filing of petition for foreclosure of the said foreclosure suit and in the said foreclosure suit and in the said part. The said part of the same is free and part that in the presence of	premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
arrant and Defend the title to the period of the Deming Investm. This Brant is intended the object of the Deming Investment is intended the object of the first parts and payable it is all be lawful for said speribed by law, appraisement in such sale to retain the amound charges of making such sale, a risor assigns. And said mortgagor	the first part do bereby covenan the lawful owner of the esame, and that the same is free and elen't COMPANY. as a Mortgage to secure the payment of the said party of the second part; an of or interest thereon when due, or the or interest thereon when due, or the hereby waived or not, at the option the overplus, if any there be, shall ser expressly agree that in case of femilia the overplus, if any thereby secured, ged is situated regardless of residence the said part. of the said part of the second part, and in the overplus, if any there be, shall ser expressly agree that in case of femilia pay to said plaintiff fifty dollars a upon the filing of petition for foreclosure of the said foreclosure suit and in a sthe principal debt hereby secured. Ged is situated regardless of residence of the said part. of the said part. Second part has the presence of the said part has a second part has a second part of the said part. Before me,	t and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
arrant and Defend the title to the service of the Deming Investm. This Brant is intended the object of the Deming Investment is intended the object of the Deming Investment of the first part such payment, or any part there en the same are due and payable it shall be lawful for said secribed by law, appraisement me such sale to retain the amound charges of making such sale, a risor assigns. And said mortgagorfurther provided, the mortgagorfurther provided, the mortgagors, said fee to be due and payable the amount thereof shall be receof enforced in the same manne county where real estate mortga IN WITNESS WHEREOF, Talled, and delivered state of the same manne county where real estate mortgagor	the first part do bereby covenan the lawful owner of the esame, and that the same is free and clent COMPANY. as a Mortgage to secure the payment of the said party of the second part; an of or interest thereon when due, or the or interest thereon when due, or the fer insurance is not kept in for party of the second part, or assigns hereby waived or not, at the option of the or if the insurance is not kept in for party of the second part, or assigns and the overplus, if any there be, shall the overplus, if any there be, shall rer expressly agree that in case of fewer the filing of petition for foreclosure overed in said foreclosure suit and in ras the principal debt hereby secured. God is situated regardless of residence of the said part of the steam part had in the presence of the said part. Add, Sounty. Before me, day of the second part, to me known to interest the said part had any of the said part of the said part had any of the said part of the said pa	premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
arrant and Defend the title to the ventor THE DEMING INVESTM The office of THE DEMING INVESTM the office of THE DEMING INVESTM the office of THE DEMING INVESTM said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and clent COMPANY. as a Mortgage to secure the payment of the same is a Mortgage to secure the payment of the second part; and to the said party of the second part; and of or interest thereon when due, or the condition of the second part, or assigns hereby waived or not, at the optic due for principal and interest, taxes a fine rexpressly agree that in case of fee upon the filing of petition for foreclosure will pay to said plaintiff fitty dollars e upon the filing of petition for foreclosure of the said part of the second part in the principal debt hereby secured. The said part of the second part in the presence of the said part. The said part of the second part in the presence of the said part of the second part in the presence of the said part of the second part in the presence of the said part of the second part in the presence of the said part of the second part in the presence of the said part of the second part in the presence of the said part of the second part in the presence of the said part of the second part in the presence of the said part and the part and the part and the part and the presence of the said part and the part	the and agree that at the delivery hereof— premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
crein. And the said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and elen't COMPANY. as a Mortgage to secure the payment of the said party of the second part; an of or interest thereon when due, or the or interest thereon when due, or the fer insurance is not kept in for party of the second part; an of or interest thereon when due, or the hereby waived or not, at the option thereby waived or not, at the option the overplus, if any there be, shall her expressly agree that in case of femilia part to said foreclosure suit and in ras the principal debt hereby secured, god is situated regardless of residence of the said part. The said part of the second part had in the presence of the said part for the said part in the presence of the said part in the part in the presence of the said part in the	premises above granted and seized of a good and indefeasible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
erein. And the said part	the first part do bereby covenan the lawful owner of the esume and that the same is free and e tENT COMPANY. I as a Mortgage to secure the payment of the lawful owner of the payment of the second part, and to the said party of the second part; an off or interest thereon when due, or the e, or if the insurance is not kept in fore party of the second part, or assigns the hereby waived or not, at the option the due for principal and interest, taxes a mid the overplus, if any there be, shall her expressly agree that in case of feating in the lawful pay to said plaintiff fifty dollars a cupon the filing of petition for foreclosure suit and in a sthe principal dobt hereby secured. The said part of the second part had in the presence of the said part. In the presence of the second part had in the presence of the said part. In the presence of the second part had in the presence of the said part that the said part that the presence of the said part that the part t	the and agree that at the delivery hereofore premises above granted and seized of a good and indefensible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
the office of THE DEMING INVESTM This Brant is intended the office of THE DEMING INVESTM This Brant is intended the office of THE DEMING INVESTM the said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and e IENT COMPANY. as a Mortgage to secure the payment of the said party of the second part; an often the said party of the second part; an often the said party of the second part; an often the said party of the second part; an often the said party of the second part, or assigns hereby waived or not, at the option the due for principal and interest, taxes a mid the overplus, if any there be, shall her expressly agree that in case of fewer that in the said foreclosure suit and in the said foreclosure suit and in the said foreclosure suit and in the said part in the said part in the said part in the said part in the presence of the said part. Add, Ss. Before me, day of to me known to it me as free and voluntary as it said the day and year last above set 19 of which is hereby acknowledged ereby secured, without recourse.	the and agree that at the delivery hereof premises above granted and seized of a good and indefensible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
the office of THE DEMING INVESTM This Brant is intended the office of THE DEMING INVESTM This Brant is intended the office of THE DEMING INVESTM the said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and e IENT COMPANY. as a Mortgage to secure the payment of the said party of the second part; an often the said party of the second part; an often the said party of the second part; an often the said party of the second part; an often the said party of the second part, or assigns hereby waived or not, at the option the due for principal and interest, taxes a mid the overplus, if any there be, shall her expressly agree that in case of fewer that in the said foreclosure suit and in the said foreclosure suit and in the said foreclosure suit and in the said part in the said part in the said part in the said part in the presence of the said part. Add, Ss. Before me, day of to me known to it me as free and voluntary as it said the day and year last above set 19 of which is hereby acknowledged ereby secured, without recourse.	the and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will select of all incumbrances of whatsoever kind except a certain mortgage for \$ Dollars, payable as follows, to-wit:
And the said part	the first part do bereby covenan the lawful owner of the esame, and that the same is free and e IENT COMPANY. as a Mortgage to secure the payment of the said party of the second part; an often the said party of the second part; an often the said party of the second part; an often the said party of the second part; an often the said party of the second part, or assigns hereby waived or not, at the option the due for principal and interest, taxes a mid the overplus, if any there be, shall her expressly agree that in case of fewer that in the said foreclosure suit and in the said foreclosure suit and in the said foreclosure suit and in the said part in the said part in the said part in the said part in the presence of the said part. Add, Ss. Before me, day of to me known to it me as free and voluntary as it said the day and year last above set 19 of which is hereby acknowledged ereby secured, without recourse.	the and agree that at the delivery hereof premises above granted and seized of a good and indefensible estate of inheritance therein, and will clear of all incumbrances of whatsoever kind except a certain mortgage for \$
the office of THE DEMING INVESTM This Brant is intended the office of THE DEMING INVESTM This Brant is intended the office of THE DEMING INVESTM the office of THE DEMING INVESTM such payment, or any part there hen the same are due and payahl di it shall be lawful for said escribed by law, appraisement on such sale to retain the amoun de charges of making such sale, a irs or assigns. And said mortgagor	the first part do bereby covenan the lawful owner of the esame, and that the same is free and clent COMPANY. as a Mortgage to secure the payment of the same is a Mortgage to secure the payment of the same is free and clent for interest thereon when due, or the cord part; and of or interest thereon when due, or the fee or if the insurance is not kept in for party of the second part, or assigns hereby waived or not, at the option the due for principal and interest, taxes a mid the overplus, if any there be, shall here on the same of the company and the overplus, if any there be, shall her expressly agree that in case of fee will pay to said plaintiff fifty dollars a upon the filing of petition for foreclosure suit and in ras the principal dobt hereby secured, ged is situated regardless of, residence of the same part in the presence of Ala, Ss. Before me, day of to me known to i me as free and voluntary active seal the day and year last above set 19 he sum of which is hereby acknowledged ereby secured, without recourse. have hereunto set	the and agree that at the delivery hereof premises above granted and seized of a good and indefeasible estate of inheritance therein, and will select of all incumbrances of whatsoever kind except a certain mortgage for \$ Dollars, payable as follows, to-wit: