In Dook		This instrument was filed for record in my office on the
Deputy.  From \$		A. D. 19 at o'clock M., and duly recorded in Page
This Sincenture, Made this day of	) 11 ,500K,	
EDIES SINDERSTRUE, Made Cais.  And State of Olimbran, of the first park, and  between  the County of		Register of Deed
the County of	THE CONTRACTOR OF THE PERSON O	Deputy,
the Guusty of and State of Okishome, of the first part, and fit he second part.  WITNESSETH, that the said part of the first part, in consideration of the sum of Delian, to duly paid, the result is part, and the first part, in consideration of the sum of and the party of the second part or the party of the second part or the said party of the said party of the second part or the said party of the said party of the second part or the said party of the said party second and said bulb in the said said said of the said party of the	Fees, \$	Fees, \$
be County of	And the second section of the section of the second section of the section of the second section of the second section of the second section of the sect	
be County of	day of	It, Made this day of in the year of our Lord One Thousand Nine Hundred at
the County of		between
WITNESSETH, that the said part. — of the first part, in consideration of the sum of		
The Indian Meridian, containing in all		of the second part.
the Indian Meridian, containing in all  Acres, more or less, according to the Government  And it has tract or purced of land situated in the County of		
the Indian Meridian, containing in all.  Acres, more or less, according to the Government And it is hereby enturally agreed that its execute part or its assigns, should hereafter appear in my of the land departments or cell except and a state of the land departments or cell except and a state of the land departments or cell except and a state of the land departments or cell except and a state of the land departments or cell except and a state of the land department of the prevents of the land of the land of the land of except and a state of the land of the land of except and a state of the land of the land of except and profits and all the estate, title and interest of sail part cerein. And the adil part of the first part do leaved on the land of the l	by these presents doGrant, Bar	
the Indian Meridian, containing in all.  Acres, more or less, according to the Government And it is increby mutually agreed that in case the party of the second part or the suigne, about herefore appear in my of that herefore stress that the same rate, with the appartaments, read, all owners we require a superinters and that the same rate, with the appartaments, roats, issues and prottes and all the estate, title and interest of and part or the first part do.  The lawful owner—of the premises above granted and estate of agood and inadelessable estate of inheritance arrant and Defend the title to the same, and that the same is fer can deleter of all incumbrances of whatleover kind except a certain mortgage for \$-0.00 to TEB DEMING INVESTRIENT CONITANY.  The party of the same o		<u> Samuel Maria de la la colonia de la colonia della colonia de la coloni</u>
the Indian Meridian, containing in all.  Acres, more or less, according to the Government Analy is breedy matually agreed that in ease the party of the second gas to rise assigns, should be resulted and shall bear listered at the same rate, with the appartenances, reats, issues and profits and all the established and agreed that the based rate of the party of the par	The same programme supply and the same was	and the control of the same and the control of the
the Indian Meridian, containing in all.  Acres, more or less, according to the Government Analy is breedy matually agreed that in ease the party of the second gas to rise assigns, should be resulted and shall bear listered at the same rate, with the appartenances, reats, issues and profits and all the established and agreed that the based rate of the party of the par	المعلقية المنظمة المنظ المنظمة المنظمة	
the Indian Meridian, containing in all.  Acres, more or less, according to the Government And it is increby mutually agreed that in case the party of the second part or the suigne, about herefore appear in my of that herefore stress that the same rate, with the appartaments, read, all owners we require a superinters and that the same rate, with the appartaments, roats, issues and prottes and all the estate, title and interest of and part or the first part do.  The lawful owner—of the premises above granted and estate of agood and inadelessable estate of inheritance arrant and Defend the title to the same, and that the same is fer can deleter of all incumbrances of whatleover kind except a certain mortgage for \$-0.00 to TEB DEMING INVESTRIENT CONITANY.  The party of the same o		
the Indian Meridian, containing in all  And it is hereby mutually agreed that in case the party of the second part or its sesigns, should be enditer appear in any of the land departments or office remains, or in any court, in order to preserve or protect this title hereinbefore warranted, all costs and oxencitures made in that behalf shall be addectly second and addition by the second and any protect and all the sentents of the second protect and any protect and all the sentents, and the said part—of the first part do.—hereby covenant and agree that at the delivery hereof.  The large of the more —the large of the second clear of all insumbrances of whatsoever kind except a certain mortgage for \$\frac{1}{2}\$ and to \$\frac{1}{2}\$ the second and indefeasible estate of inheritance arrants and Defead the title to the same, and that the same is free and clear of all insumbrances of whatsoever kind except a certain mortgage for \$\frac{1}{2}\$ and the said of \$\frac{1}{2}\$ the same is a free and clear of all insumbrances of whatsoever kind except a certain mortgage for \$\frac{1}{2}\$ and the said of the same of \$\frac{1}{2}\$ the		
the Indian Meridian, containing in all  And it is heatly metally access that it case the party of the accord gat or its series, should hereefter appear in any of the land departments or of life with the provided of the party of the accord gat or its series, should hereefter appear in any of the land departments or officery seated and abail bear interest at the same rais, with the apparentments, reads, since and profits and oil the estate, tills and the same rais, with the apparentments, reads, since and or predictives made in that behalf shall be adde type seated and shall be raitered as the same rais, with the apparentments, reads, since and or profits and the testic, tills and the same in free and clear of all insumbrances of whatsoever kind except a certain mortgage for \$ - \text{up to HIB DEMINION INVESTRIENT COMINNY.}  (**E) IN ** ** * * * * * * * * * * * * * * *		
the Indian Meridian, containing in all.  And it is hereby mutually agreed that in case the party of the second part or its satisfans, should hereaffer appear in any of the land departments or revenues, or in any count, in order to preserve or protects the dish enrichledore warranted, all costs and appenditures made to head only second and shall bear interest at the same rate, with the apputchanaces, reals, issues and profits and all the extacts, title and interest of said part—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  are to FIRE DEMING INVESTMENT COMIANY.   The same is a same and the same is the same is free and clear of all locambrances of whatsoever kind except a certain mortage of its \$—  are to FIRE DEMING INVESTMENT COMIANY.  Assembly a same are due and payable, or if the same and the same are due and payable, or if the insurance is not keep in force thereon, then this conveyance shall become absolute, and the whole will not all the same are due and payable, or if the same are due and part of the same are due and payable, or if the same are due and payable, or if the same are due and payable, or if the same are due and the same are all the same are all the same are all the	and the second section of the second section of the second second section section sections are second sections.	er en
the Indian Meridian, containing in all.  And it is hereby mutually agreed that in case the party of the second part or its satisfans, should hereaffer appear in any of the land departments or revenues, or in any count, in order to preserve or protects the dish enrichledore warranted, all costs and appenditures made to head only second and shall bear interest at the same rate, with the apputchanaces, reals, issues and profits and all the extacts, title and interest of said part—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  arrans and Defend the title to the same, and that the same is free and clear of all locambrances of whatsoever kind except a certain mortage for \$—  are to FIRE DEMING INVESTMENT COMIANY.   The same is a same and the same is the same is free and clear of all locambrances of whatsoever kind except a certain mortage of its \$—  are to FIRE DEMING INVESTMENT COMIANY.  Assembly a same are due and payable, or if the same and the same are due and payable, or if the insurance is not keep in force thereon, then this conveyance shall become absolute, and the whole will not all the same are due and payable, or if the same are due and part of the same are due and payable, or if the same are due and payable, or if the same are due and payable, or if the same are due and the same are all the same are all the same are all the	and the second s	
the Indian Meridian, containing in all		
the Indian Meridian, containing in all	and the second of the second o	
the Indian Meridian, containing in all acres, more or less, according to the Government And it is hereby mutually agreed that in case the party of the second part or its assigns, should hereafter appear in any of the land departments or efficiently and the second part of the presents and its late in the second part of the second part or its assigns, should hereafter appear in any of the land departments or efficiently second and its late in the second part or its assigns, should hereafter appear in any of the land department or efficiently second and its late in the second part or its late in the delivery hereof. And the said part — the late the late to the second part or its late in the second part or its late or its late or its late in the second part or its late or i		
And it is hereby mutually agreed that in case the party of the second part or its sesions, should hereafter appear in any of the land departments or office verments, of in any court, in order to preserve or protect be tild hereafted the hereinbefore warranted, all costs and expenditures made in that behalf shall be addereby secured and shall bear interest at the same rate, with the appurtenances, reats, issues and profits and all the estate, tilde and interest of said part are read to the first part do. hereby covenant and agree that at the delivery hereof.  The lawful owner. — of the premises above granted and seized of a good and indefeasible casts of inheritance arrant and Defead the title to the same, and that the same is free and clear of all incumbrances of whatsoever kind except a certain mortgage for \$		
nerin, And the said part		containing in all acres, more or less, according to the Government survey there
station of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the terms—of the first part to the said party of the second part, and this conveyance shall be void if such paymont be made as herein specified. But if such payment, or any part thereof or interest thereon when due, or the taxes, or if any installment of principal or interest of any mortgage or leap prior to such the same are due and payable, or if the insurance is not kept in force thereon, then this conveyance shall be void if such paymont be made as herein specified. But if such payment, or any part thereof or interest thereon when due, or the taxes, or if any installment of principal or interest of any mortgage or leap prior to such the same of due and payable, or if the insurance is not kept in force thereon, then this conveyance has been also payment, or any part there seribed by law, appraisement, hereby waited or not, at the option of the party of the second part, its successors or assigns; and out fol all the means of nortal not amount due for principal and interest, staxes and penalties thereon, and interest as the rate fixed by jaw, togeth of charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on domand to the said part.—Of the first part or assigns.  And said mortgager—intrine expressly agree—that in case of forceloruse of this mortgage, and selen as any proceedings shall be taken to force and said not the nortgages.—The pay to said plaintiff sity doltars are reasonable attorney's or solicitor's fee therefor, in addition to all other legate as a selection of the other shall be accepted in any action as aforesaid, and collection thereof shall be recovered in said forcelosure suit and included in any judgment or decree rendered in any action as aforesaid, and collection thereof shall be recovered in said forcelosure suit and included in any judgment or decree rendered in any action as aforesaid, and collection to the same as—free and voluntary act and deed for the uses and pu	ge to secure the payment of the sum of	ntended as a Mortgage to secure the payment of the sum of
And said mortgagor	10 • 8	1et 10 · \$ 1et 10 · \$
IN WITNESS WHEREOF, The said part	JOMPANY, Oswego, Kansas, according to arty of the second part; and this conveyau it thereon when due, or the taxes, or if an asurance is not kept in force thereon, there e second part, or assigns, at any time ived or not, at the option of the part neipal and interest, taxes and penalties the plus, if any there be, shall be paid by the	IG INVESTMENT COMPANY, Oswego, Kansas, according to the terms certain promissory note this day executed and delivered by the part to the said party of the second part; and this conveyance shall be void if such payment be made as herein specified. But if default be made to there or interest thereon when due, or the taxes, or if any installment of principal or interest of any mortgage or lien prior to this are not pair payable, or if the insurance is not kept in force thereon, then this conveyance shall become absolute, and the whole shall become due and payable, and the whole shall become due and payable, are not pair to the second part, or assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the many sement hereby waived or not, at the option of the party of the second part, its successors or assigns; and out of all the moneys arisin amount due for principal and interest, taxes and penalties thereon, and interest on delinquent taxes at the rate fixed by law, together with the cost sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand to the said part. The taxes are the rate of the first part.
STATE OF OKLAHOMA,  County.  Before me,  19 personally appeared  d. to me known to be the identical person who executed the within and foregoing instrument, and a that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  WINNESS my hand and official seal the day and year last above set forth.  My Commission expires 19  ASSIGNMENT.  For and in consideration of the sum of 10  in hand paid, the receipt of which is hereby acknowledged 10  within mortgage and note 10  within mortgage and note 11  have hereunto set 10  a Notary I  a Notary I  A SSIGNMENT.	t of the second part ha hereunto	EOF, The said part of the seemd part hahereunto sethandand scalthe day and year first above written.
STATE OF OKLAHOMA,  County.  Before mc,  day of  to me known to be the identical person who executed the within and foregoing instrument, and see that  executed the same as  free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal the day and year last above set forth.  My Commission expires  10  ASSIGNMENT.  For and in consideration of the sum of  in hand paid, the receipt of which is bereby acknowledged do bereby transfer to  within mortgage and note thereby secured, without recourse.  IN WITNESS WHEREOF, bave hereunto set band this day of 19  a Notary I  a Notary I  A SSIGNMENT.		사람이 있다. 후 하다는 사람들은 사람들이 가지 하루 하는 것이 되었다. 그는 사람들은 사람들이 되었다. 그는 사람들은 사람들이 되었다. 그는 사람들은 사람들이 되었다.
STATE OF OKLAHOMA,  County.  Before me,  day of  to me known to be the identical person who executed the within and foregoing instrument, and so that  executed the same as  free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal the day and year last above set forth.  My Commission expires  10  ASSIGNMENT.  For and in consideration of the sum of  in hand paid, the receipt of which is hereby acknowledged do hereby transfer to  within mortgage and note thereby secured, without recourse.  IN WITNESS WHEREOF, have hereunto set hand the sum of		dispersional designation of the first of the
STATE OF OKLAHOMA,  County.  Before me,  day of  to me known to be the identical person who executed the within and foregoing instrument, and a set that  executed the same as  free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal the day and year last above set forth.  My Commission expires  10  ASSIGNMENT.  For and in consideration of the sum of  in hand paid, the receipt of which is bereby acknowledged do hereby transfer to  within mortgage and note — thereby secured, without recourse.  IN WITNESS WHEREOF, — bave hereunto set — band — this — day of — 19	<u></u>	(SEAI
degree downty and State on this day of 19 personally appeared to me known to be the identical person who executed the within and foregoing instrument, and a that executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal the day and year last above set forth.  My Commission expires 19 ASSIGNMENT.  For and in consideration of the sum of in hand paid, the receipt of which is hereby acknowledged do hereby transfer to within mortgage and note thereby secured, without recoarse.  IN WITNESS WHEREOF, have hereunto set hand this day of 19 mercantly and any of 19 mercantly any of 19 mercantly any of 19 mercantly any of 19 mercant		AHOMA,
e thatexecuted the same asfree and voluntary act and deed for the uses and purposes therein set forth.  WITNESS my hand and official seal the day and year last above set forth.  My Commission expires	day of	isday of19, personally appeared
WITNESS my hand and official seal the day and year last above set forth.  My Commission expires		그는 사람 살아들이 다른 하는 사람들이 살아왔다. 그렇게 되는 것이 하는 것이 되는 사람들이 되었다고 있다면 그는 사람들이 되는 것이 없는데 되었다.
ASSIGNMENT.  For and in consideration of the sum of	Jam and man last about act touth	and afficial and the day and many last about not touth
ASSIGNMENT.  For and in consideration of the sum of		esNotary Publi
For and in consideration of the sum of		
in hand paid, the receipt of which is bereby acknowledged	ASSIGN	ASSIGNMENT,
The Witness whereof,baye hereunto setbandthisday of	harehy neknowladzad do haw	on of the sum of
요즘의 하게 하는 것들은 하면 함께 다른 하면도 하다는 사람들은 사람들이 되는 것을 하는 것을 하는 것을 하는 것이다. 그렇지 않는 것들이 되었다는 것이다.	ed, without recourse.  ave hereunto sethaudthis-	te thereby secured, without recourse.  LEOF,
ACTION OF THE PROPERTY OF THE		After a super-region in minimal region of the super-region of the
County, ss.  On thisday of	County, 88.	County, 88.
On thisday of		
o loregoing assignment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written.	ed the execution of the same to be his vol	nd duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed.

general particular and a second s