MORTGAGE.				ď	GEO. D. BARRARO A CO., ST.LOUIS
		distriction of the second of t	at was filed for reco	ord in my office on the	day of
	ТО			Daniele	Register of Deeds.
		1		Deputy.	
This Indentur	C, Made this	day of	in the ye	ar of our Lord One Thousa	and Nine Hundred and
of the County of	etween and State of Okla	ahoma, of the first part, a	and		
WITNESSETH, th	at the said partof the first 1	part, in consideration of t	he sum of	***************************************	
hereby acknowledged, ha	sold, and by these presents do	oGrant, Bargain, Sc	ell and Mortgage to	the said party of the second	part or assigns forever,
					T
والمرابية المستسانعيا مراديات المساهودية بهدادات	the second second with the second		an and an adversarial superior and an analysis of	er ja jamen aluminin ja maga, ja salam ala laga manana	
	ntaining in all				3
therein. And the said part Warrant and Defend the title t given to THE DEMING INVE	ided as a Mortgage to secure the paym	enant and agree that at the of f the premises above granted and clear of all incumbrance tent of the sum of	delivery hereofd and selzed of a goo es of whatsoever kind	d and indofeasible estate of inh except a certain mortgage for :	eritance therein, and will
\$			1st, 10;	\$	1st, 19
at the office of THE DEMING the said part	Ist, 19; \$ INVESTMENT COMPANY, Oswego, part to the said party of the second part hereof or interest thereon when due, cyable, or if the insurance is not kept in did party of the second part, or as each hereby waived or not, at the ount due for principal and interest, tale, and the overplus, if any there be, s	Kansas, according to the ter t; and this conveyance shall or the taxes, or if any install n force thereon, then this co- signs, at any time thereaf option of the party of the txes and penalties thereon, as shall be paid by the party me	lst, 19; ms	promissory notethis day e ent be made as herein specified nterest of any mortgage or lien a absolute, and the whole shall lies hereby granted, or any po ccessors or assigns; and out lo ent taxes at the rate fixed by lay mand to the said part	xecuted and delivered by But if default be made prior to this are not paid secone due and payable, rt thereof, in the manner in ll the moneys arising to great the costs are first part.
And said mortgagorherein provided, the mortgage fees, said fee to be due and pa and the amount thereof shall bhereof enforced in the same min county where real estate mo	further expressly agree that in case or will pay to said plaintiff fitty dyable upon the filing of petition for fore e recovered in said foreclosure suit as unner as the principal debt hereby see rtgaged is situated regardless of resider. The said part of the second period in the presence of	of foreclosure of this mortgiolars as a reasonable attorn colosure and the same shall bind included in any judgme ured. It is expressly stipula ence of mortgagers, or sither	gage, and as often as ey's or solicitor's fee e a further charge and ont or decree rendered that upon defaul of them, and all obje-	any proceedings shall be taken therefor, in addition to all other lien upon the said premises de in any action as aforesaid, a therein suit to foreclose this re thions to vanue of such suit are	to foreclose the same, as r legal costs and statutory scribed in this mortgage, and collected and the lien cortgage may be brought hereby expressly waived.
وي بولد كنده ، يا د بنوادي وي بياي الطواد ميدرند. يو بين موه الدود يوهاده بيانوا وهم وموهو			anting termination of the little desiration of a figure and place of the little desiration of th		
STATE OF OKLAE	County. ss. Before me,	g 144814379 5164(1449 1/24,146) 1/44-1/44-1/44-1/44-1/44-1/44-1/44-1/44			Notary Public in and for
and	to me known	to be the identical person	who executed the	within and foregoing instrumer	nt, and acknowledged to
WITNESS my hand and	ie same asfree and volunts official seal the day and year last abov	e set forth.			Notary Public.
For and in consideration toin hand paid, the rece	of the sum of	ASSIGNMEN	VT.	na digitary design caring figure sida anima manatar	DOLLARS,
IN WITNESS WHEREO	F,have hereunto set	hapd this		19.5 jg 44.5 Til 19.7%g	
Class of	dny of	County, ss	before me, a Note	iry Public in and for said Cour	ty, personally appeared
IN TESTIMONY WHER	iuly acknowledged the execution of the EOF, I have hereunto set my hand and	e same to be his voluntary ac d official scal, on the day and	ct and deed for the use d date last above writt	es and purposes therein expresse on.	ed.