, ž × ,,	MORTGA	CR
K 374		
3 4 3 6		
30364	between Frank Hackathon "in mary! Hackathon his sigle	
4 34	of the County of Julia and State of Oklahoma, of the first part, and	
S 12 35	The Blining drawstoneral Company of the second part:	
8 4 8	WITNESSETH, That the said part wo of the first part in consideration of the sum of Thul Hundald'in Securities of Exodollars	
3 % 4	toduly paid, the receipt of which is hereby acknowledged, ha ALE sold and by these presents do GRANT, BARGAIN, SELL AND MORTGAGE to the	
13.78	said party of the second part, his heirs, administrators or assigns forever, all that tract or parcel of land situated in the County of	
in high	in the State of Oklahoma, described as follows, towit: The Southerly Sixtlerelles, feel flot Sixtles and northerly Sententeen U.	
3 3 6	Last Stat Fin 187 " Alcah De a Un de 18 il to 1 1921 i the fit IT has and hat last	
~ 1/4 K/	ofeeling lite Tive 151 in block One sundred and thirty two 1325 in the teity of Tules nave particularly discribed as follows, Deg. at South easterly con particularly line the	
8 8 3	will that he follows, leg. all south lasterty con france love shence known weathery along lasterly and the	
is in the	Unfully Additional South morally parallel with southfully fine of lot of the trible with the residuality line of lot of the there is a lot of the there is the southful with another the suffer of the feet of a feet of a feet of a feet of the southful for the southful with a state of 12 feet to be give a viving of the Indian Meridian, containing in all acres, more or loss, a coording to the diversament survey thereof. And it is hereby mutually acreed that in case the narry of the second part or its assigns, should be realing appear in any of the land departments or offices.	
d i i	of-the Indian Meridian, containing in all acres, more or less, according to the Guyeramont survey thereof.	
80 h d	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 offices of the general Government, or in any court, in order to preserve or protect the title hereinbefore warranted, all costs and expenditures made in that behalf shall be added	
the state	the general Government, or in any court, in order to preserve or protect the title nerem to the amounts hereby secured and shall bear interest at the same rate, with the appurt	
182	partill of the first part therein. And the said part ils of the first part do hereb	y covenant and agree that at the delivery hereof Usey asl
2000	the lawful owner	
ind a support	THE DEMING INVESTMENT COMPANY.	
8 % 5	THIS GRANT Is intended as a MORTGAGE to secure the payment of the sum of payable as follows, to-wit:	
13 3 6 3	\$ 108.25- 16/2 1st, 10/2; \$ /All 2006	1st, 19/3; \$ 103 155. 1st, 19/3;
· Jak	at the office of THE DESTING INVESTMENTS COMPANY COMPANY	1st, 19 3 april normal destriction and destric
. 23 8	at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kausas, according to delivered by the said part. ACC-Of the first part to the said party of the second part; at Bull (deput) he made in such payment, or my nor thereof or interest thereon when decreases.	of the terms of the town or if any installment of principal or interest of any mortgage.
4 76 6	delivered by the said part. ALC-Of the first part to the said party of the second part; all But if default be made in such payment, or any part thereof or interest thereon when dor lien prior to this are not paid when the same are due and payable, or if the insuran and the whole shall become due and payable, and it shall be lawful for said party of to self the premises hereby granted, or any part thereof, in the manner prescribed by second part, his heirs, administrators or assigns; and out of all the moneys arising free penalties thereon, and interest on delinquent taxes at the rate fixed by law, together with be, shall be paid by the party making such sale on demand to the said part. Lower of the And said mortgagor. Arthurber expressly agree. At that in case of foreclosure of same, as herein provided, the mortgagor. Awill pay to said plaintiff lifty dollars as a result of the same many form is sessioned in this mortgage and the amount thereof shall be recovered in said action as aforesald, and collected and the lien hereof enforced in the same manner as herein sult to foreclose this mortgage may be brought in county where real estate may	the second part, his heirs, administrators or assigns, at any time thereafter,
3 300	to sell the premises hereby granted, or any part thereof, in the manner prescribed by second part his heirs, administrators or assigns; and out of all the moneys arising fr	law, appraisement hereby waived or not, at the option of the party of the om such sale to retain the amount due for principal and interest, taxes and
. 683	penalties thereon, and interest on delinquent taxes at the rate fixed by law, together wi be, shall be paid by the party making such sale on demand to the said particles of the	th the cost and charges of making such sale, and the overplus, if any there e first part heirs or assigns.
3 7 g	And said mortgagor Afurther expressly agree Ethat in case of foreclosure of same, as herein provided, the mortgagor Awill pay to said plaintin fifty dollars as a r	this mortgage, and as often as any proceedings shall be taken to foreclose the reasonable attorney's or solicitor's fee therefor, in addition to all other legal
ta	costs and statutory fees, said fee to be due and payable upon the filing of petition for premises described in this mortgage, and the amount thereof shall be recovered in sai	foreclosure, and the same shall be a further charge and lien upon the said of foreclosure suit and included in any judgment or decree rendered in any the relative the same than the same state of the control of the same shall be same as the same state of the same s
Lauch Lene	action as aforesaid, and collected and the hell forced enforced in the same man or as therein sult to forcelose this mortgage may be brought in county where real estate me and all objections to venue of such suit are hereby expressly waived. IN WITNESS WHEREOF, The said part and off the first part had been not set Signed, and delivered in the presence of	origaged is situated regardless of residence of mortgagors, or either of them, hand and seal. The day and year first above written.
that all	F. B. Jardon	Frank Hackathon (SBAL)
1 2 4	Janus Bowen	Mary E. Hackathara (SEAL)
3.00		
in a g	State of Oklahoma ss.	
1 2 1 K	BEFORE ME adelia L. Berry , a	Notary Public in and for said County and State, on this 10 th, day of
2 2 2 2		tackathorian mary & Hackathorn
16185		to me known to be the identical person—who executed the within
12 2 16 2	49.0	[1] [[우리 [[
7 3 312	and foregoing instrument, and acknowledged to me that the executed the same as their free and voluntary act and deed for the uses and purposes	
1 6 2 /	therein set forth. WITNESS My hand and official seal the day and year last above set forth.	addia L. Gerry Notary Public.
8 3 3 4	My Commission expires. Mark 12 1913 (State	
1. 2 4 2 1 1	ASSIGNMEN	Т.
i a hih	하스타마 그는 공연하는 중에 가는 사람들이 하는 마이에는 때문 그리고 아니다. 이 나이는 네이	DOLLARS
7 7 1/2	toin hand paid, the receipt of which is hereby acknowledgeddo hereby transfer to	
13 4 6 5		
A HIE H	the within mortgage and note thereby see	
6433	IN WITNESS WHEREOF have hereunto set hand the	181919191919191919
2 2 2 2	지금의 교회에서 밝혀 하고 동안 가면 기본 됐습니다.	Manufacture and a finite income and a second and a finite for a second and a finite for a second and a second
6 6 2 8	STATE OFCounty, ss.	
16,018 4	On thisday of	ne, a Notary Public in and for said County, personally appeared
11 18 18 18	The state of the s	
1 2 2 2 1	who is to me personally known to be the identical person, who executed the foregoing assignment, and duly acknowledged	
20 x 2/2	execution of the same to be 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.	
or 2 2 4		
8 8 8 8	My Commission expires	Notary Public,
1 2 4 2	The state of the s	
14 4 3 h	Filed for Record the	A.D. 19./2 nt. 0'clock. M.
17 77	the state of the s	AllMalkby Register of Deeds,
1 w	By Deputy.	