

17-53-57 6

	MORTGAGE.	
THIS INDENTURE, Made this eff.		
	and Thomas Jallson- wife and	
of the County of Julia	and State of Oklahoma, of the first part, and	
THE PROPERTY POLICE AND THE PARTY AND AS A SECOND	of the second part:	and Train porrups
	tereby acknowledged, ha all sold and by the presents do GRANT, BARGAIN	
	ors or assigns forever, all that tract or parcel of land situated in the County of	
In the State of Oklahama described as follows to a	Jhe East-half of south East-	
guarter of section	I Twenty pix 26 in Jourship Twe	Ny osce
(21) North Konge	Thisper (13) East - Journship Twee	
of the Indian Meridian, containing in all.		
,	the party of the second part or its assigns should hereafter appear in any of the	he 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 n	nade in that behalf shall be added
	st at the same rate, with the appurtenances, rents, issues and profits and all the	
the lawful owner.	e granted and selzed of a good and indefensible estate of inheritance therein, an	d will WARRANT AND DEFEND
the title to the same, and that the same is free and THE DEMING INVESTMENT COMPANY.	clear of all incumbrances of whatsoever kind except a certain mortgage for \$	given to
THIS GRANT IS intended as a MORTGAGE to	secure the payment of the sum of Mul Hundred and	Jule DOLLARS
navable as follows to wit: ( \		
\$ 2 6 25 left 1st, 19/5-;	\$ 26.25 (elt 1st, 19/4; \$ 26.25 ap) \$ 1st, 19 ; \$	
at the office of THE DEMING INVESTMENT COMI delivered by the said part allor the first part to t	PANY, Oswego, Kansas, according to the terms ofcertain promisson he said party of the second part; and this conveyance shall be void if such payn t thereof or interest thereon when due, or the taxes, or if any installment of prints of use and payable, or if the insurance is not kept in force thereon, then this could be lawful for said party of the second part, his heirs, administrators or constant the manuscript of the second part, his heirs, administrators or the second in the manuscript of the second part, here we have a constant or the second part.	ry note this day executed and aent be made as herein specified.
But it detailt be made in such paying it, or any par or lien prior to this are not haid when the same are and the whole shall become lies and payable, and	t thereof or interest thereon when due, or the tixes, or it may installment of prin ) due and payable, or if the insurance is not kept in force thereon, then this co- It shall be lawful for said party of the second part, his heirs, administrators or	cipal or interest of any mortgage inveyance shall become absolute, assigns, at any time thereafter,
to sell the premises hereby stanted, of any pare th	ered, in the manner presented by law, appraisement hereby warved of not, at	the option of the party of the
be, shall be said by the party making such sale on And sain bertagor and further expressly agre	t the rate axed by law, together with the cost and charges of making such said demand to the said part_d_ of the first parthelrs or assle= that in case of foreclosure of this mortgage, and as often as any proceeding	e, and the overplus, it any there gns. es shall be taken to foreclose the
same, as hereit provided, the mortgagor	the out of his the moneys arising from such sale to retain the amount due for it, the rate fixed by law, together with the cost and charges of making such sale demand to the said part_&d of the first part	or, in addition to all other legal r charge and lien upon the said
premises described in this mortgage, and the amountained as aforesaid, and collected and the lien hered	of enforced in the same manner as the principal debt hereby secured. It is expr	essly stipulated that upon default
nerem suit to toreclose this mortgage may be brown	gut in county where real estate mortgaged is situated restrices of residence of	i mortgagors, or either of them,
and all objections to venue of such suft are hereby IN WITNESS WHEREOF, The said part	gut in county where real estate mortgaged is situated restrices of residence of	i mortagers, or estiler of them,
and all ablestons to yours of such suff are hereby	gut in county where leaf estate mortgaged is situated regardless of residence of	nd year first above written.
and all objections to venue of such suft are hereby IN WITNESS WHEREOF, The said part	gut in county where leaf estate mortgaged is situated regardless of residence of	i moregagors, or erener or them,
and all objections to venue of such suft are hereby IN WITNESS WHEREOF, The said part	gut in county where leaf estate mortgaged is situated regardless of residence of	nd year first above written.
and all objections to venue of such suit are hereby IN WITNESS WHEREOF, The said part Signed, and delivered in the presence of  State of Oklahoma	gut in county where leaf estate mortgaged is situated regardless of residence of	nd year first above written.
and all objections to venue of such suit are hereby IN WITNESS WHEREOF, The said part Signed, and delivered in the presence of	gut in county where leaf estate mortgaged is situated regardless of residence of	nd year first above written.
and all objections to venue of such suit are hereby IN WITNESS WHEREOF, The said part Signed, and delivered in the presence of  State of Oklahoma  Ss.	gut in county where leaf estate mortgaged is situated regardless of residence of	nd year first above written.  (SEAL)
and all objections to venue of such suit are hereby IN WITNESS WHEREOF, The said part Signed, and delivered in the presence of  State of Oklahoma ss.  County	expressly walved.  If the first part ha hereun to set hand and seal the day a horizontal seal th	nd year first above written.  (SEAL)
and all objections to venue of such suit are hereby IN WITNESS WHEREOF, The said part Signed, and delivered in the presence of  State of Oklahoma  State of Oklahoma  Sss.  County	expressly walved.  If the first part ha hereun to set hand and seal the day a horizontal seal th	nd year first above written.  (SEAL)  (SEAL)
State of Oklahoma  ss.  County  BEFORE ME,  and foregoing instrument, and acknowledged to me to	expressly walved.  If the first part ha hereun to set hand and seal the day a horizontal part has hereun to set hand and seal the day a hand a h	nd year first above written.  (SEAL)  (SEAL)  e, on thisday of
State of Oklahoma	nally appeared	c, on thisday of
State of Oklahoma  State of Okla	nally appeared	nd year first above written.  (SEAL)  (SEAL)  e, on thisday of
State of Oklahoma  Ny County  State of Oklahoma  My County  State of Oklahoma  State of O	nally appeared	e, on thisday of
State of Oklahoma  Ny County  State of Oklahoma  My County  State of Oklahoma  State of O	nally appeared to me known to be the identical per last above set forth.  ASSIGNMENT.	e, on thisday of
State of Oklahoma  State of Okla	nally appeared to me known to be the identical per last above set forth.  ASSIGNMENT.	e, on this
State of Oklahoma  In hand of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma  State of Oklahoma  State of Oklahoma  In hand of Oklahoma  State of Oklahoma	nally appeared to me known to be the identical point to me known to me known to be the identical point to me	e, on thisday of the within lideed for the uses and purposes, Notary Public
State of Oklahoma  In the state of Oklahoma  State of Oklahoma  State of Oklahoma  In the state of Oklahoma  State of Oklahoma  State of Oklahoma  In the state of Oklahoma  In the State of Oklahoma  In the State of Oklahoma  State of Oklahoma  In the State of Oklahoma  I	nally appeared	e, on this
State of Oklahoma  Ss.  County  BEFORE ME,  19, perso and  In foregoing instrument, and acknowledged to me to therein set forth.  WITNESS My hand and official seal the day and My Commission expires.  For and in consideration of the sum of the min hand paid, the receipt of which is the within the with	nally appeared.  to me known to be the identical per free and voluntary act and year last above set forth.  19  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.	or, on this day of the within deed for the uses and purposes Notary Public.
State of Oklahoma  State of Okla	nally appeared.  to me known to be the identical per land and seal the day a series of the first part has been as free and voluntary act and i year last above set forth.  ASSIGNMENT.  ASSIGNMENT.  Shereby acknowledged do hereby transfer to in mortgage and note. there by secured, without recourse.  hard this day of County, ss.	e, on this day of the within I deed for the uses and purposes DOLLARS
State of Oklahoma  State of Okla	nally appeared.  to me known to be the identical per free and voluntary act and year last above set forth.  19  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.	e, on this
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State of Oklahoma  Ss.  County  BEFORE ME,  19, perso and and foregoing instrument, and acknowledged to me to therein set forth.  WITNESS My hand and official seal the day and My Commission expires.  For and in consideration of the sum of to in hand paid, the receipt of which is the within IN WITNESS WHEREOF.  On this day of the same to be voluntary act and IN TESTIMONY WHEREOF, I have hercunto so My Commission expires.	A. D. 19  Assignment.  Assignme	e, on this day of the within deed for the uses and purposes DOLLARS  DOLLARS  To sonally appeared  nt, and duly acknowledged the Notary Public.
State of Oklahoma  In Ustate of Oklahoma  State of Oklahoma  State of Oklahoma  State of Oklahoma  State of Oklahoma  In Ustate of Oklahoma  State of Oklahoma  In Ustate of Oklahoma  State of Oklahoma  S	ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  ASSIGNMENT.  County, ss.  19.  Assignment and this day of the day and date inst above written.	e, on this day of the within I deed for the uses and purposes , Notary Public.  DOLLARS  To sonally appeared