MORTGAGE RECORD

Before me. Arthur Farm. Before me. Arthur	Partition on the same and the same of the C	, , ,	MORTO			
The former of the fore of the former of the former of the former of the former of the	€0	e this 14 m	day of	in a Stril and	In the year of our Lord O	ne Thousand N
The Country of	and chave, a	. Stale unin	مىنىيە			
WYTS INSECTION, That is a milt part ment the first part in consideration of the name of DOGGARS, DOGGA	the County of Tue	-a	and State of Okla	thoma, of the first part, and	e none a some anno administration	and the contract of the contra
they made, the receipt of videls in the present and officary, Damanary, in More and part of the season part, his heirs, administrators or ordigan, forcers, all that treat or pared of fand situated in the Control of the season part of the sea		g grubetment	- conon			
they made, the receipt of videls in the present and officary, Damanary, in More and part of the season part, his heirs, administrators or ordigan, forcers, all that treat or pared of fand situated in the Control of the season part of the sea	WITNESSETH, That the	said part Loof the first part in	consideration of the s	um of	enge e delevire en	
The States of the state of the	warmer and	when and menty	fire		DOLLARS	Š
As the Siles of Olishoran, interribed as follows, toweld: A the Taulian Meritina, containing in all. A the September of the Taulian Meritina, containing the September of the Contained Meritina, and the Contained Meritina Meritina Meritina, and the Contained Meritina Meritina Meritina Meritina, and the Contained Meritina Meriti	dul	ly paid, the receipt of which is I	nereby acknowledged,	nn V sold	and by these presents do Ga.	INT, BARGAIN, SI
The fallow Merdian, containing is all \$1.7000. The fallow Merdian is allowed to the fallow of the f					ce or parcer of mint stenie	ed iii the cou
The fallem Meridina, containing in all. \$1.700 and the second part, or its arigina, should be receive agrees in any of the interded period of the second part, or its arigina, should be received and even part of the second part, or its arigina, should be received and are dependent on the interded be added to the second part of the seco	Eut Two (2) a	me south Ea	e-quarter	of northwest qu	rate of section	m This
And it is brown vertically aspected that is case the party of the second part, or its amigns, should be conserved the second part, or its amigns, should be conserved the second part, and the party of the par	30) in Tournal	nio Englann (18) north	, Range Thute	~ (13) Book	
the folian Meridian, containing in all. \$1.70 s					,	
And it is having naturally agreed that, is one beyond of the second goth, to be surprise, should here follow grabes in may of the lands to supervise on the country between the country of the second		ار داده در این از در در این در ای در این در ای				
at black the same is free and clear of all incombiness of whotespoors had except a certain mortgage for \$	the Indian Meridian, containin	ng in all 81 76 6		ore or less, according to the Clove	rnment survey thereof.	
and hand the names in from and clear of all incrembenees or whatsoever kind except a certain mortgage for \$	And it is hereby mutually a	agreed that in case the party of	the second part, or its	assigns, should hereafter appear	In any of the land departme	nts or offices of
and laint, the sames in free and elects of all incombinences of wheteasover kind accepts a certain mortgage for \$	neral Government, or in any co counts hereby secured and shall	bear interest at the same rate,	with the appurtenane	es, rents, issues and profits and t	all the estate, title and intere	st of said part.
THIS GUARN'S is intended on a Morreaches to secure the payments of the sum of the comment of the c	the first part therein. And the clawful owners of the premises	said part 44 of the first part do s above granted and seized of a	good and indefeasible	estate of inheritance therein, and	will Warnant and Devend U	ic title to the sa
And the office of THE DENING INVESTIBLENT COMPANY, Owego, Names, according to the terms. Int., 10 1 5 18, 10 1 18, 10 18, 10 18, 10 1						and the second
Jas, 10 13 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 19 18 18 18 19 18 18 18 19 18 18 18 19 18 18 18 19 18 18 18 19 18 18 18 18 18 19 18 18 18 18 18 18 18 18 18 18 18 18 18	THIS GRANT is intended a	ns a Monroade to secure the pay	rment of the sum of			
the allies of THE DENING INVESTMENT COURTANY, Corrego, Kansas, according to the terms. **Control and delivered by the said parts-warf this first part to the said party of the second part, and this Canvayance shall be vail if such investment and delivered by the said parts-warf this first part to the said party of the second part, and this Canvayance shall be vail if such investment and delivered by the said parts-warf the said parts of the said be the said of the said parts	grable as follows, to-wit:	us and much	my fire	and the second second second second second		DOLLY
the office of THE DENING INVESTIBATE COURANY, Corrego, Karsas, according to the terms. **Control and delivered by the said parts-Good test first part to the said party of the second party and this Generouse shall be vest if such investment of parts there of the second party and this Generouse shall be vest if such invasions to the said party of the second party and this Generouse shall be vest if such invasions the part thereof in the stock shall become due and payable, and it shall be brothed for said party of the second party, the left, administration or easigns, it may true threaten the party and the party of party and thereof in the party of the second party, the left, administration or easigns, it may true threaten the party and the party of the party of the second party, the left, administration or easigns, it may true threaten the party and the party of the party of the second party, the left, administration or easigns, it may true threaten the party and the party of the party of the second party, the left, administration or easigns, it may true threaten the party and the party of the party of the second party, the left, administration or easigns while the party of the party of the second party, the left of the party of the party of the second party, the left of the party of the party of the second party, the left of the party	6250 mil	1st, 10 1 2-; \$6.7	rzo my	1st, 19 1 3; s		1si, 19
And said mortgages Antity expressly are correctly and the same of foreclosure of this mortgage, and set of seating provided, the mortgage Scill pay to said plaintiff stiff dollars as a reasonable attorney's or sublicite's feet therefor, in addition of all other legal costs and at incret provided, the mortgage Scill pay to said plaintiff stiff dollars as a reasonable attorney's or sublicite's feet therefor, in addition of all other legal costs and at order the seat of th	The same of the sa	1st, 19; \$	and a side one server to the experience of		بواسا كالمعارض فالماك والمرابيس	
the perty making sales are sale, on demands to the said party-of the next junction of the said mortgages further expressly surprised in the same of foreclosure of this mortgage, and suppressed in the same of the same provided, the mortgager Smill pay to said historial fitty delians as a reasonable attorney's or sublicity's feet betterfor, in addition of all other legal costs and at historia fitty delians as a reasonable attorney's or sublicity's feet betterfor, in addition of all other legal costs and at ordered the same in the subject of the same interest of the same i	the office of THE DEMING IN	NVESTMENT COMPANY, Osw d particle of the first part to the	ego, Kansas, according e said party of the sec-	to the terms of two	nell be void if such payment	per made as he
And said mortgages further georgesty error. Into it is easy not forestoners of the provided, the mortgages further georgesty error of the time and the provided of the mortgages of the georgesty error of the time as a reasonable attorney is a solitor's feet therefor, in addition of all other legal costs and its order to provided, the mortgages of the georgesty of the provided of the mortgages of the georgesty of the provided of the mortgages of the mortgages of the mounts thereof all the recovered in a said foreedsours until and the control in any judgment or decree rendered in any action as information and the best of the same manner as the principal debt hereby secured, it is expressly shiphlated that upon default herein sait to forecast, and early the brought in Canaly where real seats nortgage is abunted regardless of readereds or inortgages, or either of them, and all objections to venue of such and represently waited. IN WITNESS WITEREOF, The said partition of the first part his Mahereunto set. **Country** as the said of the same and t	ecified. But it default be made ortgage or lien prior to this are	not paid when the same are du	dereof or interest their e and payable, or if the	con when due, or the taxes, or to insurance is not kept in force	if any instannent of principa thereon, then this conveyance pinistrators or assigns, at any	shall become a
And said mortgages further georgesty error. Into it is easy not forestoners of the provided, the mortgages further georgesty error of the time and the provided of the mortgages of the georgesty error of the time as a reasonable attorney is a solitor's feet therefor, in addition of all other legal costs and its order to provided, the mortgages of the georgesty of the provided of the mortgages of the georgesty of the provided of the mortgages of the mortgages of the mounts thereof all the recovered in a said foreedsours until and the control in any judgment or decree rendered in any action as information and the best of the same manner as the principal debt hereby secured, it is expressly shiphlated that upon default herein sait to forecast, and early the brought in Canaly where real seats nortgage is abunted regardless of readereds or inortgages, or either of them, and all objections to venue of such and represently waited. IN WITNESS WITEREOF, The said partition of the first part his Mahereunto set. **Country** as the said of the same and t	it, and the whole such become of the premises hereby granted, or his boirs, administrators or	or any part thereof, in the mar	aner prescribed by lav	t, appraisement hereby waived of	r not, at the option of the i	party of the sec
the perty making sales are sale, on demands to the said party-of the next junction of the said mortgages further expressly surprised in the same of foreclosure of this mortgage, and suppressed in the same of the same provided, the mortgager Smill pay to said historial fitty delians as a reasonable attorney's or sublicity's feet betterfor, in addition of all other legal costs and at historia fitty delians as a reasonable attorney's or sublicity's feet betterfor, in addition of all other legal costs and at ordered the same in the subject of the same interest of the same i	ereon, and interest on delinques	ut taxes at the rate fixed by lav	w, together with the c	ists and charges of making such s	ale, and the overplus, if any th	ere be, shall be j
IN WITNESS WHEREOF, The said partition of the first part has Michereunto set. State of Oblighousa. Leave Committee of the Michereunto State County, set. State of Oblighousa. Leave Committee of County, set. Before me. A Notary Public, in and for said County can be added for the uses and purposes therein set forth. WITNESS my hand and official seal the day and year last above set forth. WITNESS my hand and official seal the day and year last above set forth. ASSIGNMENT For and in consideration of the sum of DOLLA in hand paid, the receipt of which is hereby acknowledged. A WITNESS WHEREOF, have hereinto set. Lin WITNESS WHEREOF, have hereinto set my band and official seal, on the day and date last above written. Notary Public, in and for said County, person Lin WITNESS WHEREOF, have hereinto set my band and official seal, on the day and date last above written. Notary Public in and for said County, person Lin WITNESS WHEREOF, I have hereinto set my band and official seal, on the day and date last above written. Notary Public in the same to be his volunty recommission expires A D. 19. Notary Public in the same to be his volunty of the same to	And said mortgagor furtl	her expressly agree, that in car	se of foreclosure of th	is mortgage, and as often as any	s. proceedings shall be taken to	foreclose the sa
IN WITNESS WHEREOF, The said partition of the first part by Mishereunto set the hand Sand seaffithe day and year first above with Streep AND Delayers in Presence of Country, 58. State of Oblighoma. A Notary Public, in and for said Country control of the State of Oblighoma. State of Oblighoma. State of Oblighoma. State of Oblighoma. A State of Oblighoma. State of Oblighoma. A Notary Public in and for said Country control of the sum of the state of or the uses and purposes therein set forth. WITNESS my hand and efficial seal the day and year last above set forths. WITNESS my hand and efficial seal the day and year last above set forths. A SSIGNMENT For and in consideration of the sum of Oblighoma of Oblighoma of the sum of Oblighoma of Obligh	herein provided, the mortgagor my fees; said fee to be due and	r Swill pay to said plaintiff fifty payable upon the filing of peti	 dollars as a reasonab tion for foreclosure ar 	le attorney's or solicitor's fee ther if the same shall be a further char	elor, in addition to all other le se and lien upon the said prem	gal costs and str ses described in
IN WITNESS WHEREOF, The said partition of the first part by Mishereunto set the hand Sand seaffithe day and year first above with Streep AND Delayers in Presence of Country, 58. State of Oblighoma. A Notary Public, in and for said Country control of the State of Oblighoma. State of Oblighoma. State of Oblighoma. State of Oblighoma. A State of Oblighoma. State of Oblighoma. A Notary Public in and for said Country control of the sum of the state of or the uses and purposes therein set forth. WITNESS my hand and efficial seal the day and year last above set forths. WITNESS my hand and efficial seal the day and year last above set forths. A SSIGNMENT For and in consideration of the sum of Oblighoma of Oblighoma of the sum of Oblighoma of Obligh	ortgage, and the amount thereo	of shall be recovered in said fore e same manner as the principal of	cleaure suit and included the control of the contro	led in any judgment or decree re It is expressly stipulated that up	endered in any action as afor son default herein suit to fore	esaid, and collec- close this mortg
State of Charles as State (S) State of Charles a State (S) Before me. Attended of State (S) Before me. Attended of State (S) A State (S) Charles a Notary Public, in and for said County Late, on this 2 8 th	ay be brought in County where reby expressly waived.	teur estato mortgagea is situati	ed regardless of reside	uch of moregagors, or either of h	iem, and an objections to ver	ing of such suit
County, ss. Beford me. Atthe Farm a Notary Public, in and for said County att, on this 28th Astale a Stale and of Stale and Astale	IN WITNESS WHEREOF	f, The said partition of the first	part ha M. hereunto	set their hands	Sand sen S. the day and year	first above writ
State of Ohiahoma. Luke a County, Bs. Before me. Athur Lawren and State of Ohiahoma. In Notary Public, in and for said County tate, on this. 2 & the day of the State of the				anne Re	Stule	/Sr
Before me	.a		STATE OF BEHALL	10 1	Stelle	
Before me. arthur James and County Actes, on this. 2 8 th day of all your actes, on this. 2 8 th day of all your artists and a street and a street artists and a street artists and a sking of a street and a sking of a street artists and a sking of a street and a sking of a street artists and a sking of a street and a sking of a street artists and a sking of a street artists and a sking of a street and a sking of a sking of a street and a sking of a	_ / 2	-0		Charles a		(91
ate, on this. 28th Charles A. Stelle was a second of the within and foregoing instrument, and acknowledged to me that the executed the second of the second of the uses and purposes therein set forth. WITNESS my hand and efficial seal the day and year last above set forth. WITNESS my hand and efficial seal the day and year last above set forth. ASSIGNMENT For and in consideration of the sum of	ms s.c. Lo			Charles 4		(Si
County, Be. On this	yus S, C. Lo State of Oklahoma, Tue	² 04	j. as.	Charles 4		
The last he the identical person Swho executed the within and foregoing instrument, and acknowledged to me that the secuted the secution of the same to be his volume to make the secution of the same to make the secution of the same to make the secution of the secution of the same to make the secution of the secution of the secution of t	ones S.C. Lo State of Ohlahoma, Lue Before me, arth	200 County	j. 88	10 II possonallies	mound melvin	or said County a . Steele
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. If yeommission expires 29 10 13 10 13 10 10 10 10 10 10 10 10 10 10 10 10 10	brate of Galahoma, Tue Before me, arthurate, on this, 28 th	Coa County Carrier	j, ss.		ppeared melvin	or said County a. Steele
WITNESS my hand and official seal the day and year last above set forth. fy commission expires \(\times \)	brate of Galahoma, Tue Before me, arthurate, on this, 28 th	Coa County Carrier	j, ss.		ppeared melvin	or said County a. Steele
ASSIGNMENT For and in consideration of the sum of	binte of Oklahoma, Jule Before me, arthur Late, on this 28th and ana L. Charles a	County Carry C	i, as. Life Arrived		ppeared melvin	or said County a. Steele
ASSIGNMENT For and in consideration of the sum of	biate of Oklahoma, July Before me, July Late, on this 2 8 th Late, and A. Charles A. I multiplicate the identical processing the second seco	day of	i, an.		ppeared melvin	or said County a. Steele
For and in consideration of the sum of	biate of Ohlahoma, July Before me, Juthu tate, on this 28 th and ama A Charles A rmclaowa to be the identical p s. WITNESS my hand and o	day of	i, nu.		ppeared. The line with the lin	or said County a. Steel
in hand paid, the receipt of which is hereby acknowledged	biate of Ohlahoma, July Before me, Juthu tate, on this 28 th and ama A Charles A rmclaowa to be the identical p s. WITNESS my hand and o	day of	i, as. and foregoing instruction uses and purposes at above set forth.	10.11 personally: an of lambel ment, and acknowledged to me therein set forth.	ppeared. The line with the lin	or said County A. Stell executed the s
IN WITNESS WHEREOF, have hereunto set hand this day of hand for said County, person presented	binie of Ohlahoma, July Before me, arthur tate, on this 28 th and and a commission expires and and and of yeomnission expires	day of	in and foregoing instruction uses and purposes at above set forth.	nent, and acknowledged to me therein set forth. MENT	ppeared. The line and the same	or said County A. Steel; executed the se
On this	biate of Ohlahoma, July Before me, Juthu tate, on this 28 th Charles A rmc-known to be the identical p WITNESS my hand and o ly commission expires — a For and in consideration of	day of	i, and. And foregoing instruction uses and purposes at above set forth. ASSIGN	nent, and acknowledged to me therein set forth. MENT	and the state of t	or said County A. Steele executed the second of the seco
On this	biate of Ohlahoma, July Before me, Juthu tate, on this 28 th Charles A rmc known to be the identical p WITNESS my hand and o ly commission expires — a For and in consideration of	day of	i, au. And foregoing instruction uses and purposes at above set forth. ASSIGN ASSIGN	nent, and acknowledged to me therein set forth. MENT	and the state of t	or said County A. Steele executed the second of the seco
On this	biate of Ohlahoma, July Before me, July Late, on this 28 bu Charles A The MITNESS my hand and of Ty commission expires For and in consideration of the within mortgage and noteth	day of	is hereby acknowledge	nents and acknowledged to me therein set forth. MENT do here	ppeared	or said County A. Steele executed the s. Notary Publi
ppeared	binis of Oklahoma. July Before me. arthur tate, on this 28 th and a free and a free the identical processing the identica	day of	n and foregoing instruction and foregoing instruction and purposes at above set forth. ASSIGN ASSIGN is hereby acknowledge of the control		ppeared	or said County A. Steel. Executed the s. Notary Publi DOLLA
the is to me personally known to be the identical personwho executed the foregoing assignment, and duly acknowledged the execution of the same to be his volunce and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereinto set my band and official scal, on the day and date last above written. A. D. 19	binic of Oklahoma, July Before me, arthur tate, on this 28 th Charles A Charles The identical p WITNESS my hand and o ly commission expires A For and in consideration of IN WITNESS WHEREON	day of	is hereby acknowledge	nent, and acknowledged to me therein set forth. MENT do here hand this day	ppeared	or said County A. Steel; executed the sa Notary Publication DOLLA
ho is to me personally known to be the identical personwho executed the foregoing assignment, and duly acknowledged the execution of the same to be his volunt and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereinto set my hand and official scal, on the day and date last above written. In the day and date last above written. Notary Publication expires	binic of Ohlahoma, July Before me, Arthur tate, on this 28 th Arma A. Chaula A. Proceedings of the identical process of	day of	is hereby acknowledge.	nent, and acknowledged to me therein set forth. MENT do here hand this	ppeared	or said County A. Stell executed the s Notary Publi DOLLA
IN TESTIMONY WHEREOF, I have hereimto set my hand and official scal, on the day and date last above written. A. D. 19	binic of Ohlahoma, July Before me, Arthur tate, on this 28 th Arma A. Chaula A. Proceedings of the identical process of	day of	is hereby acknowledge	nent, and acknowledged to me therein set forth. MENT do here hand this day	ppeared	or said County A. Stell executed the s Notary Publi DOLLA 19
ly commission expires	Before me	day of	n and foregoing instruction and foregoing instruction the uses and purposes at above set forth. ASSIGN ASSIGN is hereby acknowledge of the control of the	nent, and acknowledged to me therein set forth. MENT do here hand this day	that Tannash the transfer to t	or said County A. Stell executed the s. Notary Publi DOLLA County, person
	Before me, atthemates, on this 2 8 themates, on the identical process of themates, or the identical process of themates, or the identical process of themates, or the identical process of th	day of	n and foregoing instruction and foregoing instruction and purposes at above set forth. 19 D. ASSIGN ASSIGN is hereby acknowledge of the control of the co	nent, and acknowledged to me therein set forth. Luf Cuthur MENT d. do here hand this day	char Public, in and for said	or said County A. Steele executed the se Notary Public DOLLA County, person
and the control of th	Before me, atthemates, on this 2 8 th and a formed with the bethe identical processing the interest of the identical processing and in consideration of the within mortgage and note. It is within mortgage and note that is to me personally known to the and deed for the uses and purple in Testimony where	day of	n and foregoing instruction and foregoing instruction the uses and purposes at above set forth. 19 ASSIGN ASSIGN is hereby acknowledge to the control of		chy transfer to	executed the so Notary Public DOLLA County, person to be his volunt
This instrument was filed for record on the 29 day of , man A.D. 1911 at // o'clock 9	Before me	day of	and foregoing instruction and foregoing instruction and foregoing instruction and purposes at above set forth. ASSIGN ASSIGN Executed the foregoing and and official seal, o	nent, and acknowledged to me therein set forth. MENT do here hand this day g assignment, and duly acknowled in the day and date last above we	chart Public, in and for said	or said County A. Stell executed the s Notary Publi DOLLA County, person to be his volun