the and royable, as the wordgagood or weal regled or when topay and said amount bryether with where I here all be sall of # Last the light holder I this resultage may at his option boy anch take, assessments a installments of principal or in least, a charge for insuran

10 per cert per annum, payable semi, annually shall be on additional lien upon the said mostgaged perpend, and the same s

MORTGAGE RECORD

42579

	p	RTGAGE		
	25th day of	June .	in the year of our Lo	ord One Thousand
Hundred and Iwelve	between	: 3000 Pl	- P:P	one de de color de
of the County of Tulea	wand min	al Oblahama of the first nort	and mis my	
The Des	ning divestin	ent Compi	any	
	in			
WITNESSETH, That the said part.	Not the first part in consideration and Seven hum	of the sum of windle	- Luro - 50/40 DOL	LARS.
	he receipt of which is hereby acknow			
AND MORTGAGE to the said party of the			that tract or parcel of land	ituated in the Cor
	in the State of Oklahoma, de		1 100	-0 0010
Fot three (3) bloc	A muly-one 191	D. ariginal 1	loversite y /1	ilso. UKli
		Andrewski,	,	
	and the trace of the same of t			
	and the second s		Official plat	
of the Indian Meridian, containing in all.	***************************************	eres, more or less, according to	the Government survey thereof.	
And it is hereby mutually agreed the general Government, or in any court, in or amounts hereby secured and shall bear into	at in case the party of the second par der to preserve or protect the title !	rt, or its assigns, should hereafte percinbefore warranted, all costs	er appear in any of the land depa and expenditures made in that be	irtments or offices of half shall be added to
amounts hereby secured and shall bear into of the first part therein. And the said part the lawful owner of the premises above gr	rest at the same rate, with the appu	rtenances, rents, issues and pro ovenant and agree that at the d	olivery hereof. The Alley G	interest of said part
the lawful owner of the premises above grand that the same is free and clear of all in	anted and seized of a good and indef	easible estate of inheritance the	rein, and will WARRANT AND DEFI	no the title to the segren to T
and that the same is free and clear of all is DEMING INVESTMENT COMPANY.	reamblances of Whitesocyer Kind exce	the or section in more fixed for Section		green w
THIS GRANT is intended as a Mont	roads to secure the payment of the si	um of	5-01	
navable as follows, to-wit:	Leven hunde		the control of the co	
phyrible as follows, to-wit: \$ 45-7. Jan 1.	st, 10 /3 : 8 . 4 5 2 . 5 0 st, 10 /4; 8	July 1st, 19.13	: 8 4 45-00 Ja	Ist, 19./
5 4 3 7 . 0 July 1	st, 10 /H .; 8	1st, 19	.;3	lst, 19
at the office of THE DEMING INVESTMI executed and delivered by the said particle specified. But if default be made in such par- nortegue or lien prior to this are not paid lute, and the whole shall become due and p spart, his heirs, administrators or any pa- part, his heirs, administrators or assigns; thereon, and interest on delinquent taxes a	ENT COMPANY, Oswego, Kansas, a	ccording to the terms the second part; and this conv	reyance shall be void if such pay	omissory note this
specified. But if default be made in such p mortgage or lien prior to this are not paid	nyment, or any part thereof or inter- when the same are due and payable,	est thereon when due, or the to or if the insurance is not kept	axes, or if any installment of prin force thereon, then this conve	incipal or interest of yance shall become a
lute, and the whole shall become due and p sell the premises hereby granted, or any p	ayable, and it shall be lawful for said art thereof, in the manner prescribed	d party of the second part, his I by law, appraisement hereby	heirs, administrators or assigns, a waived or not, at the option of	t any time thereafte the party of the se
part, his heirs, administrators or assigns; thereon, and interest on delinquent taxes a	t the rate fixed by law, together wit	h the costs and charges of maki	ing such sale, and the overplus, if a	ny there be, shall be
as herein provided, the mortgagor will pa tory fees; said fee to be due and payable	y to said plaintiff fifty dollars as a r	easonable attorney's or solicitor osure and the same shall be a fur	s fee therefor, in addition to all of ther charge and lien upon the said	her legal costs and st premises described in
And said mortgagor further expres as herein provided, the mortgagor will pa tory fees; said fee to be due and payable i mortgage, and the amount thereof shall be and the lier hereof enforced in the same m may be brought in County where real esta	recovered in said foreclosure suit an inner as the principal debt hereby se	d included in any judgment or cured. It is expressly stipulate	decree rendered in any action as d that upon default herein suit to	aforesaid, and colle a foreclose this mort
hereby expressly wnived.	te mortgagen is situated regardless o	a residence of mortgagors, or er	ther of them, and all objections i	o venue of sach said
	d particles the first part had the	reunto set Lulis	hand and seat. the day and	year first above wri
Signed and Delivered by	y Presence of	OF.	1 9 88	
W.S. Bailey		m	u Den II	(8
. The state of the	aandaliseeri Marayaan yargabaya. Caana ayaa ayaa ayaa ahaa ayaa ayaa ayaa	nun	nie may St	eau (s
State of Ohlahoma. Tiels	County, ss.	医乳腺素 化多氯化 医多种性 医多种性		
Before me. Adelia	2. Berry	استورید است. استورید		and for said County
State, on this 11th day	Shaw and	702	rsonally appeared.	- Line with
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	muuna.	<i>7</i> 7	
to me known to be the identical person. w	ho executed the within and foregoin			executed the s
as their free and volum	itary act and deed for the uses and p	urposes therein set forth.		
WITNESS my hand and official sca	I the day and year last above set for	rth.	10 +0	
My commission expires June	2 /2 th 10/3-1	seal) A	delia d. Be	Ny / Notary Publ
	ASS	IGNMENT		0
For and in consideration of the sum	of the same of the same of the same of			DOLT
to	the receipt of which is hereby acknowed without recourse	owledged	do hereby transfer to	and the second s
	urea, without recourse	Kana 113a		no.
			day of	and the state of the state of
	and the Market of the analysis of the second			
	U ann	un, pp.		
State of	Coun		me, a Notary Public, in and for	said County, person
State of	ıy of,	19before		
State of do do do do do do	ıy of	before		
State of	ay of, identical person,who executed the f	before		
On this	ny ofidentical person,who executed the fein expressed. We hereunto set my hand and official	foregoing assignment, and duly a	icknowledged the execution of the above written.	same to be his volun
On this	ny ofidentical person,who executed the fein expressed. We hereunto set my hand and official	foregoing assignment, and duly a	icknowledged the execution of the above written.	same to be his volun
On this	ny of identical person,who executed the frein expressed. ive hereunto set my hand and official	foregoing assignment, and duly a	icknowledged the execution of the above written.	same to be his volun
On this	ny of,	19before foregoing assignment, and duly a l seal, on the day and date last	icknowledged the execution of the above written.	same to be his volun Notary Publ
On this	ny of,	19before foregoing assignment, and duly a l seal, on the day and date last	icknowledged the execution of the above written.	same to be his volun Notary Publ