(7. There is a subscript of the second s Trans Assessment 1.97 CONDARD MORTGAGE RECORD #-52314 HAME DODEWORTH BOOK CO., LEAVENWORTH, KAN NO. 20709 COLUMN MORTGAGE al ar April in the year of our Lord One Thousand Nine Hundred and In intern between & Co Strivers and Mary a Striverst Caller mis wife and State of Okiahoma, of the first part, and The Denning Invest of the County of Complexland aller and ment- reamponing of the second part: Keren former ner and WITNESSETTY, That the said part, less the first part in consideration of the sum of Jeco Hundred and Fifty. DOLLARS the week nuticeles, B AND MOUTOAGE to the said party of the second part, his heirs, administrators or assigns, forever, all that tract or parcel of land situated in the County S, Monroage to the said party of the second part, his heirs, administrators or assigns, torever, all that tract or parter or and success in the State of Oklahoma, described as follows, to will: Regimming Theorem, C.S. J. Lett Least of the Walt heirs corner, of Store (1) in Revek the Handrash and postdeer (1) in a parallely different of Success of Store of Store (1) in Revek angles with third stated in a parallely different of Success of Store of Store (10) for the said part angles in a parallely different of Store of Store of Store (10) and parallel with the second part of the parallel with the alley one Handrack (100) for the said of the second of the parallel with the alley one Handrack (100) for the said part of the fact of the fact of Store Store of the said of the said adjuster of the second of the parallely different of the said of the said adjuster of the second of the second of the second of the said of the said The said part of the second of the second of the second of the said of the second of the said The said the said of the second of the secon of Ľ Reley 200 or less, according to the Con survey thereof. And it is hereby initially 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 to the amounts hereby secured and shall bear interest at the same rate, with the appartementes, rents, issues and profits and all the estate, title and interest of said part, and the first part therein. And the said part, both for the first part therein. And the said part, both for the first part downer, dot the prenises above granted and said and indefensible estate of inheritance therein, and will WARLANT AND DEFEND the title to the same, and that the same is free and clear of all incumbrances of whatsoever kind except a certain mortgage for 3 2500 given to THE DEMING INVESTMENT COMPANY. Dra Daid american decerca THIS GRANT is intended as a MORTAGE to secure the payment of the sum of Jury HumAsld and fifty payable as follows, to-wit: s 62 50 May 1st, 19 14 .; 8 62 50 May 1st 2 DOLLARS A constraint of the provided like to be due and payable and is shall be law, logether with the costs and charges of making such sale, and the same shall be rate fixed by law, together with the costs and charges of making such sale, and the overplus, if any there be, shall be taken to foreclose the same same, are hereing party of the instrance, and recording shall be taken to foreclose the same same, and hereing and the instrages of the instrages of the second part, in the instrages of the overplus, if any there be, shall be taken to foreclose the same same due and payable and is a part due and payable and is the same same the same presented by law, appraisement hereby waived or not, at the option of the party of the second part, instead or not part thereof, in the manner presented by law, appraisement hereby waived or not, at the option of the party of the second part, instead or not part thereof, in the manner presented by law, appraisement hereby waived or not, at the option of the party of the second part, instead or not part thereof, in the manner presented by law, appraisement hereby waived or not, at the option of the party of the second part, instead and the option of the party of the second part, instead to any part thereof, in the manner presented by law, together with the costs and charges of making such sale, and the overplus, if any there be, shall be party of the second part, instead to a second part, instead to any part there be, shall be party of the first part. If the mortgage, and as often as any proceedings shall be taken to foreclose the same, as herein provided, the mortgages milling of petition for foreclosure and he same shall be a further charge and lien upon the sald partice does and state. It is concerned in any not second the same shall be atterned in this mortgage, and the amount there of shall be recovered in said forelesure and he same shall be atterned. It is concerned in any appraint there are described in this mortgage, and the anout thereand party is the therein and inthe same s Darle Inch Leel. 19 tor Ht de 3 011. Ц, [m IN WITNESS WHEREOF, The said part Inde the first part hand hereunto set Main hand Sand seal Athe day and year first above written. let of sitter men-priveral of artender of the assigns shown we can't the sate of 10 les can't frax and SIGNED AND DELIVERED IN PRESENCE OF E 16 Stewart -S S Burrett (SEAL) Illinois Effingham county, as. Milary a Stewast - (SEAL) State of Which I the Growing ..... a Notary Public, in and for said County and Before me,.... day of fure 19/J., personally appeared E Co Sewal and mary a Dewart-nus wife to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that \_\_\_\_\_ Miley\_\_\_\_\_ executed the same minul ns. their free and voluntary act and deed for the uses and purposes therein set forth. 8 WITNESS my hand and official seal the day and year last above set forth. My commission expires. April 20 10/6 (Lear) & M Granni Notary Public. ent of Sustation Legal . La as the Mont geres with Interes Interes of ASSIGNMENT For and in consideration of the sum of ..... DOLLARS. end ben ayon do hereby transfer to ..... County. BB. State of... On this.....day of ... 10 before me, a Notary Public, in and for said County, personally appeared... who is to me personally known to be the identical person.....who executed the foregoing assignment, and duly acknowledged the execution of the same to be his 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. My commission expires ..... A. D. 19. Notary Public. State of Oklahoma, County of Tulsa, 185. L A. D. 1922 nt & o'clock Q. M. Cseal Leuris Celine Register of Deeds. This instrument was filed for record on the \_\_\_\_\_ day of \_\_\_\_\_ ful and a second Deputy. X<sup>c.</sup> ü ં ગે હો .

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