MORTGAGE RECORD

RANT DORAGONTIT BOOT DO, LEAVENWORTH, EAN NO. 2008 CARDON

....

Street Street States

California de

	M	OR	T	FA	G	Е	

THIS INDENTURE, 2 Hundred and				
of the County of	a de la construcción de la constru Na construcción de la construcción d	and State of Oklahoma, of the first part, and	ang tina ang panganan ing pangang pang Pangang pangang	
of the second parts	an ann a' an stàite da bha agus an sea			
WITNESSETH, That i		sideration of the sum of		
		by acknowledged, ha		
AND MORTOACH to the said	party of the second part, his heirs	, administrators or assigns, forever, all that	tract or parcel of land situated	in the Co
				····•
	a generation of the second			
		second part, or its assigns, should hereafter app the tille hereinbefore warranted, all costs and e a the appurtenances, rents, issues and profits a .hereby covenant and agree that at the deliver i and indefensible estate of inheritance therein, i		
the lawful owner of the prem and that the same is free and DEMING INVESTMENT CO.	ises above granted and seized of a good elear of all incumbrances of whatsoever MPANX.	I and indefensible estate of inheritance therein, a kind except a certain mortgage for S	and will WARRANT AND DEVEND the	title to the s given to
		it of the sum of		
pavable as follows, to-wit:			La serie de la companya de la company	
Świejski przedzie w transfer i straturze Rozenia	1st, 19; \$.186, 19		İst, 19
executed and delivered by the specified. But if default be mortgage or lien prior to this a lute, and the whole shall become sell the premises hereby grant part, his heirs, administrators.	suid part of the first part to the said do in such payment, or any part there- are not paid when the same are due an- me due and payable, and it shall be law ed, or any part iltereof, in the manner or assumest and out of all the money	Kansas, according to the terms. It party of the second part; and this conveyant of or interest thereon when due, or the taxes, of payable, or if the insurance is not kept in for ful for said party of the second part, his heirs, prescribed by law, appraisement hereby waiv a raising from such sale to retain the amoun gether with the costs and charges of making su	ce shall be void if such payment be or if any installment of principal a rre thereon, then this conveyance sh administrators or assigns, at any ti ed or not, at the option of the par	o made as l or interest o call become me thereaft ty of the se was and per
hereon, and interest on deling by the party making such sale, And said morigagor. In is herein provided, the moriga ory fees; said fee to be due n morigage, and the amount the mid the lien hereof enforced in	uent taxes at the rate fixed by law, to on demand to the said partof the arther expressly agreethat in case of agerwill pay to said plaintill fifty dol and payable upon the filing of petition reof shall be recovered in said forecloss the same manner as the principal debt	s arising from such sale to retain the amoun gether with the costs and charges of making su- first part,	t due for principal and interest, the closale, and the overplus, if any there ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises ce rendered in any notion as aforea- t, upon default herein suit 10 forvefo	be, shall be reclose the s l costs and s described in id, and coll ose this mor
by the party making such sale, And said morigagor. It is herein provided, the inputgo tory fees: said fee to be due nor mortgage, and the amount the and the lien hereof enforced in imay be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I	on demand to the said part	first part, hefrs or as a forcelosure of this mortgage, and as often as a forcelosure and the same shall be a further of for forcelosure and the same shall be a further of the suit and included in any judgment or deer hereby secured. It is expressly stipulated that gardless of residence of mortgagors, or either of hat hereunto set.	signs. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises e rendered in any action as afore-a it, upon default herein suit to forcelo of them, and all objections to venue andand scal. the day and year fir	reelose the a l costs and s idescribed i id, and coll id, and coll ose this more of such su st above wr
by the party making such sale, And said mortgagor. In a herein provided, the mortga tory feest, said fee to be due n mortgage, and the amount the and the life hereof enforced in may be brought in County wh horeby expressly waived. IN WITNESS WHERE SIGNED AND I	on demand to the said part	first part, heirs or as forcelosure of this mortgage, and as often as a lars as a reasonable attorney's or solicitor's fee for forcelosure and the same shall be a further c thereby secured. It is expressly stipulated tha 'gardless of residence of mortgagors, or either o ha herebunds set. ha	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises to apon default herein suit to forwelo of them, and all objections to venue andand scalthe day and year fir	reclose the a l costs and s described in id, and coll id, and coll ose this more of such sui st above wr
by the party making such sale, And said morigagor. In Barcrin provided, the inputga tory fees: said fee to be due a morigage, and the amount the and the lien hereof enforced in imay be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Øklahoma.	on demand to the said part	first part, heirs or as forcelosure of this mortgage, and as often as a lars na reasonable attorney's or solicitor's fee for foreclosure and the same shall be a further or me suit and included in any judgment or deer hereby secured. It is expressly stipulated tha gardless of residence of mortgagors, or either of ham hereunto set. ha	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises e rendered in any neution as a fore-a- it upon default herein suit to foredy of them, and all objections to venue andand sealthe day and year fir	reclose the i l costs and s described i id. and coll ose this mor of such sui st above wr
by the party making such sale, And said morigagor. In Ba herein provided, the inputga tory feest, said fee to be due no mortgage, and the amount the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma, Before me, State, on this	on demand to the said part	first part, heirs or as forcelosure of this mortgage, and as often as a lars na rasonable attorney's or solicitor's fee for foreclosure and the same shall be a further o ure suit and included in any judgment or deerc hereby secured. It is expressly stipulated tha gardless of residence of mortgagors, or either o ha hereunto set. ha	signs. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises a rendered in any notion as afore-as to pon default herein suit to forvelo of them, and all objections to venue andand seal. the day and year fir a Notary Public, in and for ly appeared.	reclose the i l costs and s described in id. and coll se this mor of such sui st above wr
by the party making such sale, And said morigagor. In Berein provided, the inputga tory fees: said fee to be due a morigage, and the amount the and the lien hereof enforced in inay be brought in County wh hereby expressly waived. IN WITNESS WHERE Store AND I State of Oklahoma, Before me, State, on this	on demand to the said part of the arther expressly agree . that in case of gerill pay to said plaintiff fifty dol and payable upon the filing of petition reof shall be recovered in said foreloss the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part Delivenen in Presence of 	first part, heirs or as forcelosure of this mortgage, and as often as a lars na reasonable attorney's or solicitor's fee for foreclosure and the same shall be a further or me suit and included in any judgment or deer hereby secured. It is expressly stipulated tha gardless of residence of mortgagors, or either of hat hereunto set. ha	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises ce rendered in any notion as afore-as it upon default herein suit to fored of them, and all objections to venue andand sealthe day and year fir a Notary Public, in and for lly appeared	reclose the i l costs and s described ii did, and coll ose this mor of such sui st above wr
by the party making such sale, And said mortgagor. In B herein provided, the inputgo fory fees: said fee to be due no mortgage, and the amount the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Øklahoma, Before me, State, on this	on demand to the said part of the arther expressly agree that in case of ager will pay to said plinitiff Gifty dol and payable upon the filing of petition recof shall be recovered in said forceloss the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part 20F, The said part of the first part 20ELLVERED IN PRESENCE OF 	first part, hefrs or as a forcelosure of this mortgage, and as often as a forcelosure and the same shall be a further of the suit and included in any judgment or deer hereby secured. It is expressly stipulated that spardless of residence of mortgagors, or either of the ham hereunto set. ha ham hereunto set. ha i.	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises te rendered in any action as afore-a it, upon default herein suit to fore-fo of them, and all objections to venue andand scal. the day and year fir a Notary Public, in and for ily appeared	reclose the i l costs and s described ii did, and coll se this more of such sui st above wr
by the party making such sale, And said mortgagor. In Berein provided, the inputga tory feest said fee to be due a mortgage, and the amount the and the lien hereof enforced in inay be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma. Before me, State, on this to me known to be the identic	on demand to the said part of the arther expressly agree that in case of ager will pay to said plaintiff fifty dol and payable upon the filing of petition recof shall be recovered in said forcelos the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part 20F, The said part of the first part of the first part 20F, The said part of the first part of the first part 20F, The said part of the first part of the	first part, heirs or as forcelosure of this mortgage, and as often as a large as reasonable attorney's or solicitor's fee for foreclosure and the same shall be a further or hereby secured. It is expressly stipulated tha gardless of residence of mortgagors, or either of hat hereunto set. ha hat hereunto set. ha 19., personal d foregoing instrument, and acknowledged to a uses and purposes therein set forth.	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega harge and lien upon the said premises te rendered in any action as afore-a it, upon default herein suit to fore-fo of them, and all objections to venue andand scal. the day and year fir a Notary Public, in and for ily appeared	reclose the i l costs and s described ii did, and coll se this more of such sui st above wr
by the party making such sale, And said mortgager. In Berein provided, the inputga tory fees: said fee to be due in mortgage, and the amounts the and the len hereof enforced in hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma. Before me, State, on this to me known to be the identicians MITNESS my hand an	on demand to the said part of the arther expressly agree that in case of ger will pay to said plaintiff fifty dol and payable upon the filing of petition reof shall be recovered in said forecless the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part DELIVENED IN PRESENCE OF 	first part, heirs or as forcelosure of this mortgage, and as often as a larcelosure and the same shall be a further of for foreclosure and the same shall be a further of the source of the same shall be a further of hereby secured. It is expressly stipulated that egardless of residence of mortgagors, or either of hat hereunto set. ha hat hereunto set. ha i. 19. , personal d foregoing instrument, and acknowledged to a uses and purposes therein set forth. ove set forth.	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega- harge and lien upon the said premises earendered in any neution as afore-a t, upon default herein suit to foredo of them, and all objections to venue andand sealthe day and year fir a Notary Public, in and for ily appeared	reclose the i l costs and s described in id. and coll so this more of such sui st above wr
by the party making such sale, And said mortgager. In Berein provided, the inputga tory fees: said fee to be due in mortgage, and the amounts the and the len hereof enforced in hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma. Before me, State, on this to me known to be the identicians MITNESS my hand an	on demand to the said part of the arther expressly agree that in case of ger will pay to said plaintiff fifty dol and payable upon the filing of petition reof shall be recovered in said forecless the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part DELIVENED IN PRESENCE OF 	first part, heirs or as forcelosure of this mortgage, and as often as a larcelosure and the same shall be a further of for foreclosure and the same shall be a further of the source of the same shall be a further of hereby secured. It is expressly stipulated that gardless of residence of mortgagers, or either of hat hereunto set. hat hat hereunto set. hat i	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega- harge and lien upon the said premises earendered in any neution as afore-a t, upon default herein suit to foredo of them, and all objections to venue andand sealthe day and year fir a Notary Public, in and for ily appeared	reclose the i l costs and s described in id. and coll so this more of such sui st above wr
by the party making such sale, And said morigagor. In a herein provided, the inputgo fory fees: said fee to be due no morigage, and the amount the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma, Before me, State, on this to me known to be the identic as fr WITNESS my hand an My commission expires. For and in consideration to in	on demand to the said part of the arther expressly agree that in case of any to said plaintiff fifty dol and payable upon the filing of petition record shall be recovered in said forceloss the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part Detrivened by Preserve of 	first part, heirs or as forcelosure of this mortgage, and as often as a larcelosure and the same shall be a further of for foreclosure and the same shall be a further of the source of the same shall be a further of hereby secured. It is expressly stipulated that egardless of residence of mortgagors, or either of hat hereunto set. ha hat hereunto set. ha i. 19. , personal d foregoing instrument, and acknowledged to a uses and purposes therein set forth. ove set forth.	ssigns. any proceedings shall be taken to fo therefor, in addition to all other legal harge and lien upon the said premises to rendered in any neution as afore-as to upon default herein suit to foredy of them, and all objections to venue andand sealthe day and year fir a Noiary Public, in and for lly appeared	reclose the i l costs and s described in of such sui of such sui st above wr
by the party making such sale, And said mortgagor. If is herein provided, the inputgo tory fees: said fee to be due in mortgage, and the amount the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE Staned and I Staned and I Staned and I State of Oklahoma, Before me, State, on this to me known to be the identicies is fr WITNESS my hand an My commission expires For and in consideration to	on demand to the said part of the arther expressly agree that in case of any to said plantiff fifty dol and payable upon the filling of petition record shall be recovered in said forceloss the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part 20F, The said part of the first part and y of	first part, heirs or as forcelosure of this mortgage, and as often as a for closure of this mortgage, and as often as a for foreclosure and the same shall be a further of the solution of the same shall be a further of hereby secured. It is expressly stipulated that gardless of residence of mortgagors, or either of hat hereunto set. ha hat hereunto set. ha i	ssigns. any proceedings shall be taken to fo therefor, in addition to all other lega therefor in any notion as afore-as- therefore in any notion as afore-as- therefore in any notion as a fore-as- of them, and all objections to venue and	reclose the l costs and s described in described in described in set this mor- of such su st above wr (i said County cecuted the Notary Pub DOLL 10.
by the party making such sale, And said mortgager. In Barcein provided, this mortga tory fees: said fee to be due in mortgage, and the amounts the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE Stars AND I State of Oklahoma. Before me, State, on this to me known to be the identici- as fr WITNESS my hand an Myr commission expires For and in consideration toin the within mortgage and note. IN WITNESS WHERE	on demand to the said part of the arther expressly agree that in case of agrer	first part, heirs or as force last, heirs or as forcelosure of this mortgage, and as often as a fars as a reasonable attorney's or solicitor's fee for foreclosure and the same shall be a further or deer hereby secured. It is expressly stipulated that gardless of residence of mortgagors, or either of hat hereunto set. hereunto set. hat hereunto set. herein set forth.	ssigns. any proceedings shall be taken to fo therefor, in addition to all other legal harge and lien upon the said premises to rendered in any notion as afore-a it upon default herein suit to foreign of them, and all objections to venue and	reclose the i l costs and s described in of such sui st above wr
by the party making such sale. And said mortgager. In Berein provided, the inputgo tory fees: said fee to be due in mortgage, and the amounts the and the len hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE State of Oklahoma. Before me, State, on this. to me known to be the identici- as. WITNESS my hand an My commission expires. For and in consideration toin the within mortgage and note. IN WITNESS WHERE State of. On this.	on demand to the said part of the arther expressly agree that in case of agrer	first part, heirs or as force last, heirs or as forcelosure of this mortgage, and as often as a fars as a reasonable attorney's or solicitor's fee for foreclosure and the same shall be a further or deer hereby secured. It is expressly stipulated that gardless of residence of mortgagors, or either of hat hereunto set. hereunto set. hat hereunto set. herein set forth.	ssigns. any proceedings shall be taken to for therefor, in addition to all other lega- therefor, in addition to all other lega- therefor, in a differences of the solution of a force- of them, and all objections to venue andand scal. the day and year fir- a Notary Public, in and for ly appeared	reclose the i l costs and s described i id. and coll se this more of such sui st above wr
by the party making such sale, And said mortgager. In Berein provided, this mortga tory fees: said fee to be due in mortgage, and the amounts the and the len hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE Stars AND I State of Oklahoma. Before me, State, on this. to me known to be the identice as fr WITNESS my hand an My commission expires For and in consideration toin the within mortgage and note. IN WITNESS WHERH State of. MITNESS WHERH On this. appeared	on demand to the said part of the arther expressly agree that in case of agree	first part, heirs or as foreclosure of this mortgage, and as often as a for foreclosure and the same shall be a further of the for foreclosure and the same shall be a further of hereby secured. It is expressly stipulated that gardless of residence of mortgagors, or either of hat hereunto set. ha hat hereunto set. ha is. 19. , personal d foregoing instrument, and acknowledged to r mises and purposes therein set forth. ove set forth. ASSIGNMENT reby acknowledged	signs. any proceedings shall be taken to for therefor, in addition to all other lega- therefor, in addition to all other lega- therefor any neuton as afore-a- t, upon default herein suit to forelo- of them, and all objections to venue andand scal. the day and year fir- a Notary Public, in and for a Notary Public, in and for said Co- a Notary Public, in and for said Co- a Notary Public, in and for said Co-	reclose the i l costs and s described i id. and coll se this mor- of such sui st above wr
by the party making such sale, And said morigagor. In Berein provided, this moriga tory fees: said fee to be due in morigage, and the amounts the and the len hereof enforced in may be brought in County while FIN WITNESS WHERE SIGNED AND I State of Oklahoma. Before me, State, on this to me known to be the identici- as fr WITNESS my hand an My commission expires. For and in consideration to	on demand to the said part of the arther expressly agree that in case of agree	first part, hefrs or as foreclosure of this mortgage, and as often as a foreclosure and this some shall be a further of for foreclosure and the same shall be a further of the solution of the same shall be a further of hereby secured. It is expressly stipulated tha gardless of residence of mortgagers, or either of hat hereunto set. ha hat hereunto set. ha i 	ssigns. any proceedings shall be taken to for therefor, in addition to all other lega- therefor, in addition to all other lega- therefor any neuton as afore-a- t upon default herein suit to forelo of them, and all objections to venue and and seal. the day and year fir- a Notary Public, in and for ly appeared. hereby transfer to a Notary Public, in and for said Co day of	reclose the i l costs and s described i id. and coll se this mor- of such sui st above wr
by the party making such sale, And said mortgager. In Berein provided, the inputgo tory fees: said fee to be due in mortgage, and the amounts the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma, Before me, State, on this. to me known to be the identic as fr WITNESS my hand an My commission expires. For and in consideration to in the within mortgage and note. IN WITNESS WHERE State of . On this appeared who is to me personally known it m TESTIMONY WHE My commission expires	on demand to the said part of the arther expressly agree that in case of any will apport to said foreloss the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part DELIVERED IN PRESENCE OF 	first part, heirs or as foreclosure of this mortgage, and as often as a foreclosure and the same shall be a further of the for foreclosure and the same shall be a further of hereby secured. It is expressly stipulated that equivalences of residence of mortgagers, or either of hat hereunto set. ha hat hereunto set. ha is a personal d foregoing instrument, and acknowledged to a uses and purposes therein set forth, ove set forth. ASSIGNMENT reby acknowledged do a hand this of hand this of hand this of hand this of hand the same set of the set of the hand this of hand the same set of the set of the hand the same set of the set of the set of the hand the same set of the set of the set of the hand the same set of the set of the set of the hand the same set of the set of the set of the set of the hand the set of the set of the set of the set of the hand the set of the hand the set of the hand the set of the set	ssigns. any proceedings shall be taken to for therefor, in addition to all other legal harge and lien upon the said orther legal harge and lien upon the said orther is rendered in any action as a fore-sa- at upon default herein suit to for-elo of them, and all objections to venue andand scal. the day and year fir- a Notary Public, in and for ly appeared	reclose the s l costs and s described in so this more of such sui st above wri
by the party making such sale, And said mortgager. In Berein provided, the inputgo tory frees: said fee to be due in mortgage, and the amount the and the lien hereof enforced in may be brought in County wh hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Oklahoma, Before me, State, on this. to me known to be the identic as fr WITNESS my hand an My commission expires. For and in consideration to in the within mortgage and note. IN WITNESS WHERE State of . On this appeared. who is to me personally known it n TESTIMONY WHE My commission expires	on demand to the said part of the arther expressly agree that in case of any will app to said plantiff fifty dol and payable upon the filling of petition recof shall be recovered in said forecloss the same manner as the principal debt ere real estate mortgaged is situated re 20F, The said part of the first part Detrivened by Physersce of 	first part, hefrs or as foreclosure of this mortgage, and as often as a foreclosure and this some shall be a further of for foreclosure and the same shall be a further of the solution of the same shall be a further of hereby secured. It is expressly stipulated tha gardless of residence of mortgagers, or either of hat hereunto set. ha hat hereunto set. ha i 	ssigns. any proceedings shall be taken to for therefor, in addition to all other legal harge and lien upon the said orther legal harge and lien upon the said orther is rendered in any action as a fore-sa- at upon default herein suit to for-elo of them, and all objections to venue andand scal. the day and year fir- a Notary Public, in and for ly appeared	reclose the s l costs and s described in so this more of such sui st above wri
by the party making such sale, And said morigagor. It is herein provided, the inortga tory feest, said fee to be due in may be brought in County which hereby expressly waived. IN WITNESS WHERE SIGNED AND I State of Okiahoma. Before me, State, on this. To me known to be the identici- as fr WITNESS my hand an My commission expires. For and in consideration to in the within morigage and note. IN WITNESS WHERE State of	on demand to the said part of the arther expressly agree that in case of any new lossial plaintiff fifty dol and payable upon the filling of petition the same manner as the principal debt ere real estate mortgaged is situated re- 20F, The said part of the first part Delivence in Preserves of 	first part, hefrs or as foreclosure of this mortgage, and as often as a for foreclosure and the same shall be a further of the for foreclosure and the same shall be a further of hereby secured. It is expressly stipulated the gardless of residence of mortgagers, or either of hat hereunto set. ha hat hereunto set. ha is a present of the second second second d foregoing instrument, and acknowledged to r mases and purposes therein set forth. ove set forth. ASSIGNMENT reby acknowledged do 1 hand this 0 hand this 0 hand this 0 hand this 0 hand the foregoing assignment, and duly acknow and efficial seal, on the day and date last above A. D. 19.	ssigns. any proceedings shall be taken to for therefor, in addition to all other legal harge and lien upon the said premises to upon default herein suit to forcelo of them, and all objections to venue andand scal the day and year fir a Notary Public, in and for ly appeared	reclose the s l costs and s described in so this more of such sui st above wri

254