INTERNAL CE

	BAMI: DODAY	orth hook od, leavenworth, kin.	210-2009-00-2		Carlos aprecionada en carca carca en c
	OKLAHO	MA FARM	MORTGA	AGE	
Kugu All Blon by The					19.74
A .	ne Presents. That on this W. Sanderfet and	I may sander	for his wife		
of Julas	County, and Str	ite of Oklahoma, part, Co. of the	e first part, in conside	ration of the sum of	
Thom	difften Heine	Crod		La manual single the good of mile	DOLLARS,
edged, have mortgaged and h	nd paid, by THE DEMING INVI	DEMING INVESTMENT CO	MPANY, its successo	rs and assigns, the following p	remises, situated in the
County of Julia	in the Si	tate of Oklahoma, with all the and described as follows, to-wi	improvements thereor t:	and appurtenances thereto b	elonging, together with d
			المستسح فنبي		
Fots	Four (4) and Fr	be (s) Same Aci	ng	<u> </u>	,
an and of	I A Wast wast an	aster of Mating 16		IREASURER'S EN	DORSEMENT.
The Muser May	I of North west que	aries of section say		hereby certify that	received
(6) in Jours	My Eighteen (18) N	out Range	nige stand community and a second	meretor in payment of m	Dergage tax on the
		· · · · · · · · · · · · · · · · · · ·		Within morngage.  Dated this 13 day of	
Fourteen (	14) East		سيوس فعشين شيسته سنب	and I day of	1915 K
				Co	u.
			<del></del>	sander)	3
of the Indian Meridian, contai	ining in all	l. together with all rights and	ding to the governme	nt survey thereof, and warrant	the title to the same
assigns therein, to said THE I by said party of the first part	ining in all.  OLD the premises above describe DEMING INVESTMENT COMPA upon the following covenants and rst part covenants and agrees:	NY, and to its successors and conditions, to-wit:	assigns, forever: Pro	video, Nevertheness, and the	iese presents are made
The said party of the fit FIRST. That it is law	rsi part covenants and agrees: fully seized in fee of the premises that it will, and its heirs, executo	hereby conveyed; that it has go	ood right to sell and co	mvey the same as aforesaid; the	at the said premises are
clear of all incumbrances; and claims and demands.	same to wing and us near, executo	is and noministrators sinui, for	over warring and de	was one vivie to one sam pren	openine un utantal
SECOND. That said fi	irst party will pay to said second	party or order The Heen H	undred		DOLLARS
with interest thereon from	no said first party, with coupons a stand first party, with coupons a stand first pay all taxes, charge to of Oklahoma, including all taxe lovied upon said mortgage, and the ER. That the said mortgage or it shall become due, to pay any taxe.	, until paid	at the rate of	per cent, per annum	payable Senus
annually, on the first day of certain promissory note of th	ne said first party, with coupons	ttached, of even this herewith.	- illith interest	ear, and in accordance with conforts attached	week for
THIRD. That said firs able, under the laws of the Sta	st party will pay all taxes, charges te of Oklahoma, including all taxe	s or assessments levied upon sai s and assessments, of every kin	d real estate or any part of and character levie	art thereof, when the same sha ed upon the interest therein o	Il become duc/and pay- of the mortgagee or its
PROVIDED, HOWEVE	ER, That the said mortgage, and the dual become due, to pay any taxe	e said inst party said not be en ie legal holder of this mortgage, s lavied against said mortgaged	in case the said part premises, the morten	y of the first part shall fail, f	or the term and period v. at its or their option.
EOHRTH That could	Gest marty will know all buildings for	nees and other improvements on	soid real estate in as a	ond remarand condition as the	somearein at this date.
FIFTH. That said firs	th party will at once insure the but red by said second party; for not lid debt, interest, and all sums seets, and will sum seets, and will see agent for said first party in overty of the second part or assigns, by or assigns to the extent of their ys subsequent purchaser of said power to settle and collect the sail first party will immediately repart of their sails against said real estate, or up of perfecting and defending fitte	lidings upon said premises again	ist loss by fire, lightni	ng and wind storm in the amor licies to said second party as c	int of § A. 2022.
security for the payment of sai	id debt, interest, and all sums secu s, and will so maintain such insur	tred hereby, each policy having thes until said debt is paid, and	a subrogation mortg Lif default is made t	age clause attached thereto wi herein, then said second party	th loss, if any, payable may so insure and re-
insure said buildings, acting as as collateral security to the par	agent for said first party in ever rty of the second part or assigns, a	y particular; that overy insurance a above provided; and, whether	e policy on said preme the same have been	ises issued before said debt is actually assigned or not, the	paid shall be assigned y shall, in case of loss,
agent of said first party, to an	y or assigns to the extent of their ly subsequent purchaser of said p nower to settle and collect the san	remises; and that, in the event or and to apply the expount so	of loss under such p collected toward the	olicy or policies, the second p	arty shall have, and is
SIXTIL That the said so paid for taxes and assessme	first party will immediately reports against said real estate, or up	y to the second party, its successon said mortgage and for insu	essors or assigns, all ar	nd every such sum and sums of it of liens, claims, adverse ti	money as it may have tles and incumbrances
on said premises and expenses sums of money may have bee	of perfecting and defending title in so advanced and paid, until the for delinquent taxes, and all of wi	to said lands, with interest ther e same are repaid, except that	con at the rate of ten first party agrees to p	. (10) per cent, per annum from	n the time said sum or ate of interest specified
commit or permit waste upon herein scoured may, at the opt	said premises, or fail to conform ion of the holder of the note herel	to or comply with any one or by secured, and at its, his or her	more of the covenants option only, and wit	s contained in this mortgage, the	d payable at once, and
this mortgage may thereupon hereof shall, upon the filing of	origing.  to makers of said note or notes, she said premises, or fall to conform ion of the holder of the note herely be foredessed for the whole of said a petition for the foreclosure of the certification of the conformation of the said of the state of Ostate of Ostate of the said of the state of Ostate	money, interest and costs, tog his mortgage, be forthwith enti-	ether with the statut tled to the immediate	ory damages in case of protes possession of the above-descri	bed premises, and may
EIGHTH. That in case	e of a forcelosure of this mortgage	, and as often as any proceeding	s shall be taken to for	eclose same, the first party will	pay to the said plaintiff
charge and lien upon the said NINTH. That upon the	premises and pay all legal costs of	such action.  reclose this mortgage, the plaint	iff therein shall be ent	itled to have a receiver appoint	ed by the court to take
possession and control of the p	s	ollect the rents and profits there directions of the court, to the	of, under the direction payment of any jud	is of the court, without the progreem rendered or amount for	of required by statute;
	s and conditions being kept and g this mortgage the words "first [				
less of residence of mortgagors First party agrees to pa	that, upon default herein, suit to, , or cither of them, and all objecty the fees for recording the releaseOF, The spid parties of the first	tions to venue of such suit are lee of this mortgage.	nereby expressly waiv	od. Als deserved East also	unitteni
in witness where	or, the spin parties, of the first	part myra nercunto set///	eresnand,	wing nay min year first noove	nativetti
$\mathcal{J}_{\mathcal{B}}$	fordan		7 11/2	Sanderfer	(Seal)
Jame	& Bowen		I ma	r sanderfer	(Seal)
Sent at follow	Tulon  Tulon  Tulon  R Manurot  a Not  F M Sanderfe  cal person who exceuted the with  can decord to the day and deed for  the day and year last a  the day and year last a  the day and year last a	Manufa		· <del>1997 - 1998 - 199</del>	(Seal)
Before me, alike	R Morvios a Not	ary Public, in and for said Cou	nty and State, on thi	s 4 th day of gan	newary 19 /5-
personally appeared	F W Sanderfe	<b>≱</b>	1 may	sanderfer This	wife
to me known to be the identic	cal person who executed the wit	hin and foregoing instrument, a the uses and purposes therein	and acknowledged to set forth.	me that They	executed the same
Witness my hand and o	overwher 23 -	1918	(Seal) a	lies R Monr	al
See a se contra		Mariana da			Notary Public.
Before me	n No		ounty and State, on th	nis day of	19
personally appeared		and		تناب بالسائنة بيتريت يتناب	
to me known to be the identical	eal person who executed the wit	hin and foregoing instrument, or the uses and purposes therein	ind acknowledged to set forth.	me that	executed the same
	ree and voluntary act and deed for dicial seal the day and year last a				
ary continson expires				Three to the second of the sec	Notary Public.
				3.0	
Filed for record this	/ Jday of	yan A.D.	01.5 at	o'clock	