State of Chiahama Before me, M. A. Dipennial a Notary Public, in and for said County and State, on this day of Management of the me known to be the identical person. Who executed the within and foregoing instrument and acknowledged to me that they executed to me known to be the identical that the day and year last above written. My commission expires Before me, a Notary Public, in and for said County and State, on this day of to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that they executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me that executed the within and official seal the day and year last above written. My commission expires.	Know All Men by These Presents,	That on this 31 day of Material 19.
Land State of the Control of the Con	10 cornander war	from the business Trementering in our surfice
in hand made, by TIB DEDING SENDENG WATER SENDENG WATER SENDENG AND CONTROL OF A CO		County, and State of Oklahoma, part of the first part, in consideration of the sum of
Cambre of March Medical and some particles. The boundary of the control and relevant, with all the improvements become and apparentments to the control of t	to there in hand paid, by THE edged, have mortgaged and hereby mortgage u	DEMING INVESTMENT COMPANY, of Oswego, Kansas, party of the second part, the receipt whereof is hereby ace into the said THE DEMING INVESTMENT COMPANY, its successors and assigns, the following premises, situated
of the Sanker Merching, contraining in all sections of controlled to the sanker Merching of		
of the ladies Jerolika, consisting in the prevention along the properties of the state of of t		
of the ladies Jerolika, consisting in the prevention along the properties of the state of of t	I no marthundef	of the sortinean of aurient of remaining in the
of the ladies Jerolika, consisting in the prevention along the properties of the state of of t	Township twenty (2	w) north, range thinten (13) enet!
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of the Indian Migridian, constraints in all secretary theorems of the product of		
of the Inchia Margillan, Southing in all the members above described, species with all rights and deline of Horsen makes in EXPLANT CONTRAY, and to list species and deline of Horsen makes in EXPLANT CONTRAY, and to list species and deline of Horsen makes in EXPLANT CONTRAY, and to list species and deline of Horsen makes in EXPLANT CONTRAY, and to list species and deline of Horsen makes in EXPLANT CONTRAY, and to list species and species and the part of the first part of the part of the first p		
SECOND. That said first party will pay to mily second purty or order. With internal thereon from. Jole 1916 of the strain of t		
SECOND. That said first party will pay to mily second purty or order. With internal thereon from. Jole 1916 of the strain of t	Cab. Y. De Ministry	I was a second for to the assessment through and was much the fills to the
SECOND. That said first party will pay to mily second purty or order. With internal thereon from. Jole 1916 of the strain of t	TO HAVE AND TO HOLD the premise assigns therein, to said THE DEMING INVEST	a shove described, together with all rights and claims of Housersan And Exemption of the said party of the first I TMENT COMPANY, and to its successors and assigns, forever: Provided, Nevertheless, and these presents are
SECOND. That said first party will pay to mily second purty or order. With internal thereon from. Jole 1916 of the strain of t	The said party of the first part upon the following FRST. That it is lawfully seized in fee	as and agrees; softhe premises hereby conveyed; that it has good right to sell and convey the same as aforesaid; that the said premi
FOURTH. That said first party will accord to make the summer the buildings, choose, and other improvements on soil real estate in a good repair and conditions at the same are not at FFFFT. That said first party will at one on insure the buildings to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in insurance companies approved by half according to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in a standard to the st	claims and demands. SECOND. That said first party will per-	tes neits, executors mar administrators sum, refever warrant and defend the title to the said premises against an
FOURTH. That said first party will accord to make the summer the buildings, choose, and other improvements on soil real estate in a good repair and conditions at the same are not at FFFFT. That said first party will at one on insure the buildings to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in insurance companies approved by half according to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in a standard to the st	Two	- thousand and word
FOURTH. That said first party will accord to make the summer the buildings, choose, and other improvements on soil real estate in a good repair and conditions at the same are not at FFFFT. That said first party will at one on insure the buildings to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in insurance companies approved by half according to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in a standard to the st	annually, on the first day of May	and November attended of even date herewith
FOURTH. That said first party will accord to make the summer the buildings, choose, and other improvements on soil real estate in a good repair and conditions at the same are not at FFFFT. That said first party will at one on insure the buildings to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in insurance companies approved by half according to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in a standard to the st	THIRD. That said first party sill pay able, under the laws of the State of Oklahoma, i	all taxes, charges or assessments belief upon said real estate or any part thereof, when the same shall become due an including all taxes and assessments, of every kind and character levied upon the interest therein of the mortgage
FOURTH. That said first party will accord to make the summer the buildings, choose, and other improvements on soil real estate in a good repair and conditions at the same are not at FFFFT. That said first party will at one on insure the buildings to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in insurance companies approved by half according to the stan a three-year term, and at ones deliver an policies to said second party as soillateral and in a standard to the st	PROVIDED, HOWEVER, That the said of thirty days after the same shall become due,	mortgage, and the said inse party sum now be ended to they onset against the sums hereby secured for thirds so paid I mortgage or the legal holder of this mortgage, in case the said party of the first party shall fail, for the term and , to pay my taxes levied against said mortgaged premises, the mortgage, its successors or assigns may, at its or their
sums of money mays have been so attanced and paid, until the same are repaid, except that first party agrees to pay the ponalties and the legal rate of interest by he wo and stance expended for devinquent texes, and all of which said sum or sums of money, either principal or interest, when deving the party of the morphology of the party of t		
sums of money mays have been so attanced and paid, until the same are repaid, except that first party agrees to pay the ponalties and the legal rate of interest by he wo and stance expended for devinquent texes, and all of which said sum or sums of money, either principal or interest, when deving the party of the morphology of the party of t	in insurance companies approved by Sald second security for the payment of said debt, interest,	d party, for not less than a three-year term, and at once deliver all policies to said second party as collateral and add and all sums secured hereby, each policy having a subrogation mortgage clause attached thereto with loss, if any, printing the interpolation multi-said deliver all policy having a subrogation mortgage clause attached thereto with loss, if any, printing the interpolation multi-said deliver and the second party as a subrogation mortgage clause attached thereto with loss, if any, printing the interpolation multi-said deliver all printing the second party as a subrogation mortgage clause attached thereto with loss, if any, printing the second party as a subrogation mortgage clause attached thereto with loss, if any, printing the second party as a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached thereto with loss, if any, printing a subrogation mortgage clause attached the subrogatio
sums of money mays have been so attanced and paid, until the same are repaid, except that first party agrees to pay the ponalties and the legal rate of interest by he wo and stance expended for devinquent texes, and all of which said sum or sums of money, either principal or interest, when deving the party of the morphology of the party of t	insure said buildings, acting as agent for said fi as collateral security to the party of the second	rate party in every particular; that every insurance policy on said premises issued before said debt is paid shall be as part or assigns, as above provided; and, whether the same have been actually assigned or not, they shall, in case;
sums of money mays have been so attanced and paid, until the same are repaid, except that first party agrees to pay the ponalties and the legal rate of interest by he wo and stance expended for devinquent texes, and all of which said sum or sums of money, either principal or interest, when deving the party of the morphology of the party of t	agent of said first party, to any subsequent pu hereby specifically given, full power to settle a	e execute of their interest as mortgages in sant premises; and that sate second party or assigns may assign sand point rechaser of said premises; and that, in the event of loss under such policy or policies, the second party shall have, and collect the same, and to apply the amount so collected toward the payment of the indebtedness hereby secured.
SEYENTIL, That it also necessary and shall note or more, shall fall to may any of said name, sither principal or interest, when due, or in case the said first part of the said in the principal or principal or interest, when due, or in case the said first part of the said part o	so paid for taxes and assessments against said on said premises and expenses of perfecting and	management repay to me second party, as successors or assigns, an and every such sun and sums or money as to me real estate, or upon said mortgage and for insurance and on account of liens, claims, adverse titles and incumb I defending title to said lands, with interest thereon at the rate of ten (10) per cent. per annum from the time said:
a reasonable attorney's fee of 8. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	sums of money may have been so advanced at by law on all sums expended for delinquent tar and shall be secured by this mortgage.	not paid, until the same are repaid, except that are party agrees to pay the penalties and the legal rate of interest sixes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon said provided the property of the same of the said provided that the interest to accrue thereon, shall be a charge upon said provided the said provided that the same of the said provided that the said pro
a reasonable attorney's fee of 8. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	commit or permit waste upon said premises, or herein secured may, at the option of the holder	role or moses, shall hat to pay any or shall money, change principal or interest, when they or in case the said has part rail to conform to or omply with any one or more of the covenants contained in this mortgage, the whole sum of of the note hereby scurred, and at its, his or her option only, and without notice, be declared due and payable at on
a reasonable attorney's fee of 8. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	this mortgage may thereupon be foreclosed for hereof shall, upon the filing of a petition for the at once take possession, and receive and collec-	the whole of said money, interest and costs, together with the statutory damages in case of protest; and the legal is foreclosure of this mortgage, be forthwith entilled to the immediate possession of the above-described premises, an it rents, issues and profits thereof. For value received, the party of the first part hereby waives all benefits of the
a reasonable attorney's fee of 8. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	valuation or appraisement and exemption laws laws of the State of Oklahoma at the date of the EIGHTH. That in case of a forcelosure	ot the State of Oktahoma; and this mortgage and notes secured hereby shall be construed and adjudged according heir execution. Of this mortgage, and as often as any proceedings shall be taken to forcelose same, the first party will pay to the said p
constre of this toregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be held to mean the persons named in the preamble as parties of the first party according to the first party may be brought in any County where the real estate mortgaged is situated, less of residence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. First party parces to pay the fees for recording the release of this mortgage. IN WITNESS WITERROF, The said participated the first part has Scherento set. Stoned and Delivered in the Freezence of the mortgage of the first party pages to me, and the condition of the first party pages of the first party pages. Stoned and Delivered in the Freezence of the first part has Schere and County and State, on this day of Mortgage to me known to be the identical personalway and year last above written. My commission expires. My commission expires. Before me, a Notary Public, in and for said County and State, on this day of the executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the personally appeared. County, as. Before me, a Notary Public, in and for said County and State, on this day of the mean the personally appeared. The first party pages to pay the fees for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written.	a rensonable attorney's fee of \$ 2000, -charge and lien upon the said premises and pay	therefor; fee to be due and payable upon the filing of petition for forcelosure, and the same shall be a feed legal costs of such action.
constre of this toregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be void; otherwise of full force and virtue. The foregoing covenants and conditions being kept and performed, this conveyance shall be held to mean the persons named in the preamble as parties of the first party according to the first party may be brought in any County where the real estate mortgaged is situated, less of residence of mortgagors, or either of them, and all objections to venue of such suit are hereby expressly waived. First party parces to pay the fees for recording the release of this mortgage. IN WITNESS WITERROF, The said participated the first part has Scherento set. Stoned and Delivered in the Freezence of the mortgage of the first party pages to me, and the condition of the first party pages of the first party pages. Stoned and Delivered in the Freezence of the first part has Schere and County and State, on this day of Mortgage to me known to be the identical personalway and year last above written. My commission expires. My commission expires. Before me, a Notary Public, in and for said County and State, on this day of the executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that the personally appeared. County, as. Before me, a Notary Public, in and for said County and State, on this day of the mean the personally appeared. The first party pages to pay the fees for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written.	possession and control of the premises described the amount so collected by such receiver to be a	processings to rocease this moregage, the pariment therein shall be entitled to care a receiver appointed by the court, it berein, and to collect the rents and profits thereof, under the directions of the court, without the proof required by supplied, under the directions of the court, to the payment of any judgment rendered or amount found due upon the
It hexpressly stipulated that, upon default herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situated, less of residence of inortgage, and all objections to venue of such suit are hereby expressly waived. First party agrees to pay the fees for recording the release of this mortgage. IN WITNESS WHEREFOR, The said part less of the first part had the fees for recording the release of this mortgage. Signed and Delivered in the Presence of the first part had the fees for recording the fees for recording the release of this mortgage. Signed and Delivered in the Presence of the first part had the fees for said County and State, on this day of the personally appeared a Notary Public, in and for said County and State, on this day of the case of the within and foregoing instrument, and acknowledged to me that the executed the within and foregoing instrument, and acknowledged to me that the executed the within and foregoing instrument, and acknowledged to me that the executed to me known to be the identical geal the day and year last above written. My commission expires to the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person.	The foregoing covenants and conditions TENTH. In construing this mortgage t	being kept and performed, this conveyance shall be void; otherwise of full force and virtue- the words "first party" wherever used shall be held to mean the persons named in the preamble as parties of the firs
State of Oklahoma. Before me, M. A. Discourd. A Notary Public, in and for said County and State, on this day of Montary Public as a Motary Public, in and foregoing instrument, and acknowledged to me that the executed to me known to be the identical person. Who executed the within and foregoing instrument of the me known to be the identical seal the day and year last above written. My commission expires. Before me, a Notary Public, in and for said County and State, on this day of the mesonally appeared. Something as a Notary Public, in and for said County and State, on this day of the mesonally appeared. Something as a Notary Public, in and for said County and State, on this day of the mesonally appeared. Something as and to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and purposes therein set forth. Witness my hand and official seal the day and year last above written.	It is expressly stipulated that, upon defat less of residence of mortgagors, or either of the	ult herein, suit to forcelose this mortgage may be brought in any County where the real estate mortgaged is situated, an, and all objections to venue of such suit are hereby expressly waived.
State of Chilahoma County, 88. Before me, M. A. Piperwald a Notary Public, in and for said County and State, on this day of Management of the identical personally appeared and soluntary act and deed for the uses and purposes therein sot forth. Witness my hand and official said the day and year last above written. My commission expires. Before me, A. Notary Public, in and for said County and State, on this day of the executed the within and foregoing instrument, and acknowledged to me that they executed the within and foregoing instrument, and school and the said the said of the uses and purposes therein so the said to me that they executed the within and foregoing instrument, and school and this day of to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed the within and foregoing instrument, and acknowledged to me that executed the within and foregoing instrument, and acknowledged to me that executed the within and foregoing instrument, and acknowledged to me that executed the executed the within and foregoing instrument, and acknowledged to me that executed the executed the within and foregoing instrument. Witness my hand and official seal the day and year last above written.	그 아이들의 시시아 아이를 가는 것이 되었다.	그는 하다 하다 되는 하다 얼마 하는 사람들이 하는 것 같은 사람들이 되었습니다. 그 사람들이 얼마나 있는데 그는 그리고 있다.
State of Chiahama. Before me, M. A. Piperus A. a Notary Public, in and for said County and State, on this day of Manager of to me known to be the identical personally appeared as an analysis of the identical personally appeared free and yoluntary act and deed for the uses and purposes therein sot forth. Witness my hand and official seal the day and year last above written. My commission expires. Before me, a Notary Public, in and for said County and State, on this day of personally appeared. The interpolation of the identical person, who executed the within and foregoing instrument, and acknowledged to me that the personally appeared. The interpolation of the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that concerned to me known to be the identical person. Witness my hand and official seal the day and year last above written.		
Before me, M. A. Piperwald a Notary Public, in and for said County and State, on this day of May of the identical person. Who executed the within and foregoing instrument, and acknowledged to me that May of the identical that the day and year last above written. My commission expires ————————————————————————————————————	Q. F. M. Charle	and the second s
to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that they executed to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that they executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to within and official seal the day and year last above written. My commission expires.	State of Oktahoma of Inter	a County, 68.
to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that they executed to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that they executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that executed to within and official seal the day and year last above written. My commission expires.	Before me, Ill. Et. Pipanotic	dy a Notary Public, in and for said County and State, on this day of Magnet 19.19.
Before me,	to me known to be the identical persond who as	executed the within and foregoing instrument, and acknowledged to me that They executed the rat and deed for the uses and purposes therein sot forth.
Before me,	Witness my hand and official wat the day	y and year last above written. (3.1914 Sept. M. OUT its sworld
Before me,	State of Ohlahoma,	Notary Pu
to me known to be the identical person, who executed the within and foregoing instrument, and acknowledged to me that executed to as 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 written. My commission expires.	Before me,	a Notary Public, in and for said County and State, on this
My commission expires	to me known to be the identical person who	executed the within and foregoing instrument, and acknowledged to me that
State of Ghlahoma, County of Tules, 86.		