	GAGE.	
THIS INDENTURE, Made this 12 th day of November	in the year of our Lord One Thousand Nine Hundred and	re/ (19
between Mettie Pickette Stone and St. Stone wife a		
of the County ofnnd State of Oklahoma, of the	ie first part, and The Deming Jamestmente Com	kany
WITNESSETH, That the said partial of the first part in consideration of the	of the second part:	
to thems, duly paid, the receipt of which is hereby acknowledged, have so		
said party of the second part, his heirs, administrators or assigns forever, all that tra		
in the State of Oklahoma, described as follows, to-wit:		
"The east half of the northwest quarter of	ble southwest quarter of the non	Hure
quarter of section twelve (2) township	sixteen (b) worth, raught timelie (2)	) east
of the Indian Meridian, containing in allacres, more or less,	The state of the s	
And it is hereby mutually agreed that in case the party of the second part or it the general Government, or in any court, in order to preserve or protect the title here	its assigns should hereafter appear in any of the land departments or	offices of
to the amounts hereby secured and shall bear interest at the same rate, with the app	purtenances, rents, issues and profits and all the estate, title and interes	
partition of the first part therein. And the said partition the first part do he the lawful owner of the premises above granted and seized of a good s	ereby covenant and agree that at the delivery hereof. The state of inheritance, therein, and will WARRANT AND	DEFEND
the title to the same, and that the same is free and clear of all incumbrances of what THE DEMING INVESTMENT COMPANY.		.given to
THIS GRANT Is intended as a MORTGAGE to secure the payment of the sum	of Threethundred forty in + "Ton	OLLARS,
payable as follows, to-wit:  \$ 143   June   1st, 19   10; \$ 2 73 - 4   10		
\$		19;
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according delivered by the said partof the first part to the said party of the second part; But if default be made in such payment, or any part thereof or interest thereon when	; and this conveyance shall be void if such payment be made as herein	specified.
and the whole shall become due and payable, and it shall be lawful for said party	trance is not kept in force thereon, then this conveyance shall become of the second part, his helps, administrators or assigns, at any time the	absolute, ereafter,
second part, his heirs, administrators or assigns; and out of all the moneys arising penalties thereon, and interest on delinquent taxes at the rate fixed by law, together be, shall be paid by the party making such sale on demand to the said article. Of And said mortgagor of further expressly agree that in case of foreclosure same as bearin provided the mortgagor of the party and the party of the same as bearing moving the same as bearing moving the same as bearing moving the same as the party of the par	g from such sale to retain the amount due for principal and interest, to with the cost and charges of making such sale, and the overplus, if a the first part	ixes and ny there
And said mortgagor further expressly agree that in case of foreclosure same, as herein provided, the mortgagor will pay to said plaintiff fifty dollars as a costs and statutory fees, said fee to be due and payable upon the filling of petition it		
premises described in this mortgage, and the amount thereof shall be recovered in a clion as aforesaid, and collected and the lien hereof enforced in the same manner thereof suit to forcelose this mortgage may be brought in country there are a state to	said foreclosure suit and included in any judgment or decree rendered as the principal debt hereby secured. It is expressly stipulated that upon maximum and in suit of the secured to stipulate the	in any default
and all objections to venue of such suit are hereby expressly waived.  IN WITNESS WHEREOF, The said particle of the first part have hereunto a Signed, and delivered in the presence of	set their hand and seal the day and year first above writt	en.
WH. Ford	Snothing Pickett Street	(07117)
V. la. Edder	HA Hal	(SEAL)
	L. J. M. A. C. Millett W. C.	
		.(SEAL)
State of Oklahoma	기계에 가는 얼마나 되었다.	.(SEAL)
breek County Ss.		
BEFORE ME, EMSLES C. Berry,	a Notary Public in and for said County and State, on this 13th	day of
breek County Ss.	Pickett Stane	_day of
BEFORE ME, Synces C. Berry  - County St. Berry	Pickett Stand to be the identical person who executed the	_day of
BEFORE ME, Spread & Berry , and St. B. Stonely wife and Lousband	Pickett Stand  to me known to be the identical person who executed the same as Their free and voluntary act and deed for the uses and property and the same as Their free and voluntary act and deed for the uses and property act	day of e within purposes
BEFORE ME, Moses C. Durry  and St. Stand, mife and Susband  and foregoing Instrument, and acknowledged to me that they executed the set therein set forth.	Pickett Stand  to me known to be the identical person who executed the same as Their free and voluntary act and deed for the uses and property and the same as Their free and voluntary act and deed for the uses and property act	_day of
BEFORE ME, System C. Berry  and Standy marker and faceband  and foregoing Instrument, and acknowledged to me that they executed the set therein set forth.  WITNESS My hand and official seal the day and year last above set forth.	Pickett Stand  to me known to be the identical person who executed the same as Their free and voluntary act and deed for the uses and party and the same as Their, Notary	day of e within purposes
BEFORE ME, County  BEFORE ME, Moses C. Burrey  and M.B. Stand, mife and lausband  and foregoing instrument, and acknowledged to me that they executed the sa therein set forth.  WITNESS My hand and official seal the day and year last above set forth.  My Commission expires annany 3/att 19// Seal  ASSIGNME  For and in consideration of the sum of	Pickett State to me known to be the identical person who executed the same as Their free and voluntary act and deed for the uses and party and the same as Their free and voluntary act and deed for the uses and party act	day of e within purposes
BEFORE ME. Shores C. Derry  and S. Stands and second secon	Pickett State to me known to be the identical person who executed the same as Their free and voluntary act and deed for the uses and particles.    Moses   Carry   Notary	day of e within ourposes Public.
BEFORE ME, County  BEFORE ME, Moses C. Burrey  and M.B. Stand, mife and lausband  and foregoing instrument, and acknowledged to me that they executed the sa therein set forth.  WITNESS My hand and official seal the day and year last above set forth.  My Commission expires annany 3/att 19// Seal  ASSIGNME  For and in consideration of the sum of	Pickett State to me known to be the identical person who executed the same as There and voluntary act and deed for the uses and particles.    Moses   Company   Notary	day of e within ourposes Public.
BEFORE ME, County  BEFORE ME, County  19.09, personally appeared Metter  and A. Standly wife and Lusbands  and foregoing instrument, and acknowledged to me that they executed the sa therein set forth.  WITNESS My hand and official seal the day and year last above set forth.  My Commission expires famulty 3/st 19// Seal  ASSIGNME  For and in consideration of the sum of the sum of the most of the within mortgage and note thereby set in the within mortgage and note thereby set.	Pickett State to me known to be the identical person who executed the same as There and voluntary act and deed for the uses and particles.    Moses   Company   Notary	day of e within ourposes Public.
BEFORE ME, Thousal C. Durry  and Standy marker and Sunsbands  and foregoing instrument, and acknowledged to me that they executed the set therein set forth,  WITNESS My hand and official seal the day and year last above set forth.  My Commission expires fashing 3/at/ 19// ASSIGNME  For and in consideration of the sum of the sum of the within mortgage and note—thereby so the within mortgage and note—ther	Cickett State to me known to be the identical person who executed the same as There and voluntary act and deed for the uses and particles.    Mosses & Gerry   Notary	day of e within ourposes Public.
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BEFORE ME, County  BEFORE ME, County  19.09, personally appeared Metter and A. Standy wife and Sunshand  and foregoing instrument, and acknowledged to me that they executed the sa therein set forth, WITNESS My hand and official seal the day and year last above set forth.  My Commission expires and sunshand 19.11  ASSIGNME  For and in consideration of the sum of the within mortgage and note thereby s  IN WITNESS WHEREOF have hereunto set hand in the season of the within mortgage and note thereby s  STATE OF County, ss.  On this day of 19, before  who is to me personally known to be the identical personally of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be the season of t	Pickett State  to me known to be the identical person who executed the same as There and voluntary act and deed for the uses and particles.  Downers Berry, Notary  ENT.  Do  do hereby transfer to  secured, without recourse.  this day of  e me, a Notary Public in and for said County, personally appeared.  person, who executed the foregoing assignment, and duly acknowledge therein expressed, the day and date last above written.	day of s within purposes Public. LLARS
BEFORE ME, County  BEFORE ME, County  19.09, personally appeared Metter and A. Standy wife and Sunshand  and foregoing instrument, and acknowledged to me that they executed the sa therein set forth, WITNESS My hand and official seal the day and year last above set forth.  My Commission expires and sunshand 19.11  ASSIGNME  For and in consideration of the sum of the within mortgage and note thereby s  IN WITNESS WHEREOF have hereunto set hand in the season of the within mortgage and note thereby s  STATE OF County, ss.  On this day of 19, before  who is to me personally known to be the identical personally of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be yountary act and deed, for the uses and purposes the season of the same to be the season of t	Cickett State	day of s within purposes Public. LLARS
BEFORE ME, Thousand Country  and Standy and exhowledged to me that they executed the sattherein set forth.  WITNESS My hand and official seal the day and year last above set forth.  My Commission expires farmany 3/stl 19/l. Scall  ASSIGNME  For and in consideration of the sum of the within mortgage and note thereby so in WITNESS WHEREOF have hereunto set hand so the same to be voluntary act and deed, for the uses and purposes to in TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the My Commission expires.  A. D. 19	Pickett State  to me known to be the identical person who executed the same as There and voluntary act and deed for the uses and particles.  Downers Berry, Notary  ENT.  Do  do hereby transfer to  secured, without recourse.  this day of  e me, a Notary Public in and for said County, personally appeared.  person, who executed the foregoing assignment, and duly acknowledge therein expressed, the day and date last above written.	day of s within purposes Public. LLARS