19/19.

	MORTGA	\GE.	Ą	4
THIS INDENTURE, Made this. 2" day of	February ,	In the year of our Lord	One Thousand Nine Hundred	1 and teas
between Romal Malcolon any W.H. Malco	land Geor to	essbased)		*************************
of the County of Tulsal and Stat	te of Oklahoma, of the	first part, and	Duneway/	······································
pilityvista tijana saitista ja ja jain 1998 kirjaisia, viin viin aitimatija, aasta aasta, aasta aasta ta ja	en e	of the second part:	0	
WITNESSETH, That the said partack of the first part i	in consideration of the	sum or Right Lundrea	U Listy	DOLLARS,
totheunduly paid, the receipt of which is hereby acknow			1	
said party of the second part, his heirs, administrators or assign			17-1	./
he the grade of Oldsham density of Salama Acade.				
Late five (5) and size (6) in Blan	-h (h)	F. In Oldetin	11-12-17	· last
Oklahoma sige (0) und clar	erciecy w	Called Language	W weery of	atea.
URLANDMU	daga da	gamalagas a magamana Stalika baga taga kabangan galaga		
of the Indian Meridian, containing in all		according to the Government su	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	twonte or officer of
the general Government, or in any court, in order to preserve of				
to the amounts hereby secured and shall bear interest at the sa	ame rate, with the appu	rtenances, rents, issues and pro	fits and all the estate, title	and interest of said
particle of the first part therein. And the said particle of the				
the lawful owner of the premises above granted a the title to the same, and that the same is free and clear of all				ANT AND DEFEND
THE DEMING INVESTMENT COMPANY.				
THIS GRANT Is intended as a MORTGAGE to secure the	a payment of the sum o	· Kishte hundredi x	lister	DOLLARS,
payable as follows, to-wit:				
1 s 12 35 Alat 1st, 19 1/; \$ 2.	50 mehl	1st, 19; \$		1st, 19;
at the office of THE DEMING INVESTMENT COMPANY, Oswe	ego, Kansas, according	to the towns of Louis a	ertain promissory notes th	to day avanutad and
delivered by the said partalla of the first part to the said par	ty of the second part;	and this conveyance shall be vo		
or lien prior to this are not paid when the same are due and p and the whole shall become due and payablo, and it shall be to sell the premises hereby granted, or any part thereof, in th	lawful for said party c	of the second part, his heirs, ad	in, then this conveyance sua iministrators or assigns, at a	any time thereafter,
second part, his helrs, administrators or assigns; and out of a	ill the moneys arising t	from such sale to retain the an	nount due for principal and aking such sale and the over	interest, taxes and
be, shall be paid by the party making such sale on demand to And said mortgagor—further expressly agreethat is same, as herein provided, the mortgagor—will pay to said pla	the said part coof the	he first part talent	heirs or assigns.	ten to foreclose the
same, as herein provided, the mortgagor. will pay to said plates and statutory fees, said fee to be due and payable upon	intiff fifty dollars as a	reasonable attorney's or solicit or foreclosure, and the same sh	or's fee therefor, in additional be a further charge and	n to all other legal lien upon the said
premises described in this mortgage, and the amount thereof a	shall be recovered in sain the same menner a	aid foreclosure suit and include s the principal debt hereby secu	ed in any judgment or deer red. It is expressly stipulate	ee rendered in any ed that upon default
herein suit to foreclose this mortgage may be brought in coun and all objections to venue of such suit are hereby expressly we IN WITNESS WHEREOF, The said part 22 of the first p	ity where real-estate n	nortgaged is situated regardless	of residence of mortgagors,	, or either of them,
IN WITNESS WHEREOF, The said part 22 of the first I Signed, and delivered in the presence of	part hand hereun to se	at There hand se and se	eal the day and year first	above written.
Om A Fambers.		Monna D	Malcolm/	(SEAL)
- U	##### ! ********************************			
al Li Blessey		WHM ales	lus!	(SDAL)
State of Oklahoma				
SS.			garan et a garanti occidente. Portugali occidente de espera	
Julian County				,,
BEFORE ME, Lolaine Lowell	0 /2	Notary Public in and for said C	lounty and State, on this	other day of
	red Kmanal I	Nalcolms		<u> </u>
and Mr. H. Malcoland, healt	Eustand	to me known to be	the identical person who	executed the within
and foregoing instrument, and acknowledged to me that	executed the same	me as their free and ve	oluntary act and deed for the	e uses and purposes
therein set forth.	1	400	11-1	
WITNESS My hand and official seal the day and year last	Above set forth.	n L'alaure	/ (Towells	Notary Public.
		7 0		
My Commission expires.	10/131 Seaf			
My Commission expires.	ASSIGNMEN	VT.		
My Commission expires	ASSIGNMEN	yT.		DOLLARS
For and in consideration of the sum of				
For and in consideration of the sum of to in hand paid, the receipt of which is hereby ac	knowledged	do hereby transfer to		
For and in consideration of the sum of	knowledgede and notethereby s	do hereby transfer toecured, without recourse.		
For and in consideration of the sum of	knowledgede and notethereby s	do hereby transfer toecured, without recourse.		
For and in consideration of the sum of	knowledgede and notethereby s	do hereby transfer toecured, without recourse.		
For and in consideration of the sum of	cknowledgede and notethereby so the county, ss.	do hereby transfer toecured, without recourse.		DOLLARS
For and in consideration of the sum of	cknowledgede and notethereby so the county, ss.	do hereby transfer toecured, without recourse.	iald County, personally appear	DOLLARS
For and in consideration of the sum of	cknowledgede and notethereby so the county, ss.	do hereby transfer toecured, without recourse.	iald County, personally appea	DOLLARS
For and in consideration of the sum of	cknowledgede and notethereby so the county, ssthe fore	do hereby transfer to	epopli de la la companya de la comp	DOLLARS
For and in consideration of the sum of	cknowledgede and notetheroby sethand tetheroby sethand tethereby set_the uses and purposes the uses and purpose t	do hereby transfer to ecured, without recourse. his day of me, a Notary Public in and for second who executed the foresterin expressed.	golng assignment, and duly	DOLLARS
For and in consideration of the sum of	cknowledgede and notetheroby sethand tetheroby sethand tethereby set_the uses and purposes the uses and purpose t	do hereby transfer to ecured, without recourse. his day of me, a Notary Public in and for second who executed the foresterin expressed.	golng assignment, and duly	DOLLARS
For and in consideration of the sum of	cknowledgede and notetheroby sethand tetheroby sethand tethereby set_the uses and purposes the uses and purpose t	do hereby transfer to ecured, without recourse. his day of me, a Notary Public in and for second who executed the foresterin expressed.	golng assignment, and duly	DOLLARS
For and in consideration of the sum of	cknowledged	me, a Notary Public in and for s	going assignment, and duly	DOLLARS 19 ared acknowledged the
For and in consideration of the sum of	cknowledged	do hereby transfer to ecured, without recourse. his day of me, a Notary Public in and for second who executed the foresterin expressed.	going assignment, and duly	DOLLARS 19 ared acknowledged the
For and in consideration of the sum of	cknowledged	me, a Notary Public in and for s	going assignment, and duly ten. 'clock LM.,	