2-(Deming Second)

and the state of t	
	n the year of our Lord One Thousand Nine Hundred and
between Edward a Sterling and many & Sterling	is wife
of the County of July and State of Oklahoma, of the first part,	
WINNESSETH, That the said part. Lew of the first part in consideration of the sum of	the second part:
to duly paid, the receipt of which is hereby acknowledged, hazed sold and by	
said party of the second part, his heirs, administrators or assigns forever, all that tract or paper	
in the State of Oklahoma, described as tollows, to-wit Beginning at a point thirt will doubt of the North East Corners the South Hast quarter of the &	Levo (32) feet that and three hundred sight two (362)
(Section tevelor (12) Township muelien/19) Morth of Range levelor (12)	to I' Per y warres of the 1/07th resorguences
fine 135 Tfeet their South one hunard fifty (160) feet them	back on her and thist - Live (3 2 Max)
tenu Worth One hundred fifty (150) feet to the place	et de gimine
0	to the Government survey thereof.
And it is hereby mutually agreed that in case the party of the second part or its assigns	
the general Government, or in any court, in order to preserve or protect the title hereinbefore we to the amounts hereby secured and shall bear interest at the same rate, with the appurtenances	
part to of the first part therein. And the said part to of the first part dohereby coven	ant and agree that at the delivery hereof they are
the lawful owner. of the premises above granted and selzed of a good and indefer the title to the same, and that the same is free and clear of all incumbrances of whatsoever k	
THE DEMING INVESTMENT COMPANY. THIS GRANT Is intended as a MORTGAGE to secure the payment of the sum of payable as follows, to-wit:	e how dred Seventy Seven DOLLARS.
payable as follows, to-wit:	(f. 194/; \$
\$ 73850 Nov 1st, 19/0; \$ 734 May 10 \$ 7-2950 May 1st, 19/1; \$ 75 May 15	it, 19—; \$
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the ter delivered by the said partof the first part to the said party of the second part; and this	convolunce shall be void if such payment be made as herein specified.
But it default be made in such payment, or any part thereof or interest thereon when due, or to or lien prior to this are not paid when the same are due and payable, or if the insurance is and the whole shall become due and payable, and it shall be lawful for said party of the sec	t kept in force thereon, then this conveyance shall become absolute,
to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, are second part, his helrs, administrators or assigns; and out of all the moneys arising from such penalties thereon, and interest on delliquent taxes at the rate fixed by law, together with the be, shall be paid by the party making such sale on demand to the said parts of the first prescribed by the party making such sale on demand to the said parts.	presenged hereby weived or not at the option of the party of the
And said mortgagor. Lurther expressly agreethat in case of foreclosure of this mo	rtrage, and as often as any proceedings shall be taken to foreclose the i
same, as herein provided, the mortgagor will pay to said plaintif fifty dollars as a reasonab costs and statutory fees, said fee to be due and payable upon the filing of petition for foreclo premises described in this mortgage, and the amount thereof shall be recovered in said forecl	le attorney's or solleitor's fee therefor, in addition to all other legal sure, and the same shall be a further charge and lien upon the said source suit and included in any indement or decree rendered in any
action as aforesaid, and collected and the lieu hereof enforced in the same menner as the printering split to foreclose this mortgaged may be brought in county where real estate mortgaged	cipal debt hereby secured. It is expressly stipulated that upon default is situated regardless of residence of mortgagors, or either of them.
and all objections to venue of such suit are hereby expressly waived. IN WITNESS WHEREOF, The said part of the first part ha be hereun to set the signed, and delivered in the presence of	hands and seals the day and year first above written.
m I Forles	Edward a. Sterling (SEAL)
a.L. Berry	Mary L. Sterling (SEAL)
State of Oklahoma ss.	
Julaw County	10 July 10 Jul
α	rublis in and for said County and State, on this 18 day of
19/0, personally appeared data a co	The state of the second
All Commence of the state of th	
A	no me known to be the identical person who executed the within
and foregoing instrument, and acknowledged to me that they executed the same as	· # 그는 뭐요. 그런 말라면 살아 없었는 뭐 하는 만든하면 그리다고요. [#
therein set forth. WITNESS My hand and official seal the day and year last above set forth	· # 그는 뭐요. 그런 말라면 살아 없었는 뭐 하는 만든하면 그리다고요. [#
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therein set forth. WITNESS My hand and official seal the day and year last above set forth	teis free and voluntary act and deed for the uses and purposes L. Caixe Cowell, Notary Public.
therein set forth. WITNESS My hand and official seal the day and year last above set forth. My Commission expires. ASSIGNMENT. For and in consideration of the sum of.	teis free and voluntary act and deed for the uses and purposes Local Council Notary Public. DOLLARS
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ASSIGNMENT. For and in consideration of the sum of	free and voluntary act and deed for the uses and purposes Lolaise Coursel., Notary Public. DOLLARS reby transfer to
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