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DORSEY Printing Company, Dallag, Texas-4570.

MORTGAGE	DURSET Printing Company, Danis, 12833-1074
	in the year of our Lord One Thousand Nine Hundred and teach
between Welany Bowlin and Eliza Bowlin	his wife
of the County of and state of Oklahoma, of the first pe	art, and
M. Dunaway	
WITNESSITH, That the said partill of the first part in consideration of the sum of	ϵ
to Akland duly paid, the receipt of which is hereby acknowledged, had sold and i	A second
said party of the second part, his heirs, administrators or assigns forever, all that tract or pa in the State of Okiahoma, described as follows, to wit: The warther the factor	
in the State of Oklahoma, described as follows, to wit: / web actively gaff if fail since block outfluendred steventy (170) in they fitty off Tiel steventhed adjoined follows: (Elegianing let a point or they best by let the northeast corner of fail for the proceeding the easterly let	was a klahoma more fartibulably a feet from a
the northeast corner of fail for there are in the execution the execution the execution to the continue the execution to the continue to the c	all of said lote two (1) (fifty (ii) file document from a lot of said lote two (i) and three (3) souther from the three (3) souther land of a 3 d for the oil souther
the introducing fell field at right angle land the farallely construction of the first field of the farallely with angle land parallely with the west life of said to said four the first file of said to said four the worth and the first fire of said to three (3) fortheastery one beginning -	those (3), the ger along the medery line of
with the wortherly live of saidelot three (3 fortheasterly one beginning)	historical forty (40) feets to the place aff
of the Indian Meridian, containing in all acres, more or lass, accordi	
And it is hereby mutually agreed that in case the party of the second part or its assig the general Government, or in any court, in order to preserve or protect the title hereinbefore	
to the amounts hereby secured and shall bear interest at the same rate, with the appurtenance	ces, rents, issues and profits and all the estate, little and interest of said
part Most the first part therein. And the said part Most the first part do hereby cover the lawful owner. Of the premises above granted and seized of a good and inde	
the title to the same, and that the same is free and clear of all incumbrances of whatsoever	- 11 m A
THE DEMING INVESTMENT COMPANY. THIS GRANT is intended as a MORTGAGE to secure the payment of the sum of	- 1. I dead with the on & 5th on your
THIS GRANT is intended as a MORTGAGE to secure the payment of the sum of payable as follows, to-wit:	taldel killelle all milliografin fallibet must blille with the sound
\$ 33 to 2 Note: 18t, 19 fle; \$ 16 25 May	1st, 19//; \$ 1st, 19 1st, 1
at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kansas, according to the delivered by the said partalla.of the first part to the said party of the second part; and the	terms of fall certain promissory note athis day executed and is conveyance shall be void if such payment be made as herein specified
But if default be made in such payment, or any part thereof or interest thereon when due, or if the prior to this are not paid when the same are due and payable, or if the insurance is	r the taxes, or if any installment of principal or interest of any mortgage not kept in force thereon, then this conveyance shall become absolute
and the whole shall become due and payable, and it shall be lawful for said party of the to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, second part, his helrs, administrators or assigns; and out of all the moneys arising from s	appraisement hereby waived or not, at the option of the party of the uch sale to retain the amount due for principal and interest, taxes and
penalties thereon, and interest on delinquent taxes at the rate used by law, together with the be, shall be paid by the party making such sale on demand to the said particled of the first And said mortgagored further expressly agree	e cost and charges of making such said, and the overplus, it any there is part helps or assigns, mortrage, and as often as any proceedings shall be taken to foreclose the
same, as herein provided, the mortgagor will pay to said plaintiff fifty dollars as a reason costs and statutory fees, said fee to be due and payable upon the filing of petition for fore-	hable attorney's or solicitor's fee therefor, in addition to all other legal closure, and the same shall be a further charge and lion upon the said
action as aforesaid, and collected and the lien hereof enforced in the same manner as the p	principal debt hereby secured. It is expressly stipulated that upon default
herein suit to foreclose this mortgage may be brought in county where real/cstate mortgage	red is situated regardless of residence of mortgagors, or either of them,
to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, second part, his heirs, administrators or assigns; and out of all the moneys arising from spenalties thereon, and interest on delinquent taxes at the rate fixed by law, together with he, shall be paid by the party making such sale on demand to the said particle. Of the first And said mortgagor. Murither expressly agree that in case of foreclosure of this same, as herein provided, the mortgagor. Will pay to said plaintiff fifty dollars as a reason costs and statutory fees, said fee to be due and payable upon the filing of petition for force premises described in this mortgage, and the amount thereof shall be recovered in said for action as aforesaid, and collected and the lion hereof enforced in the same menner as the pherein suit to foreclose this mortgage may be brought in county where real/cstate mortgag and all objections to venue of such suit use horeby expressly waived. IN WITNESS WHEREOF. The said part Likely the first part has the hereun to set. It signed, and delivered in the presence of	
herein sult to foreclose this mortgage may be brought in county where real/cstate mortgage and all objections to venue of such suit me horeby expressly walved. IN WITNESS WHIEREOF, The said part Allelof the first part has hereun to set. It signed, and delivered in the presence of	and the second s
herein sult to foreclose this mortgage may be brought in county where real/cstate mortgage and all objections to venue of such suit are horeby expressly walved. IN WITNESS WHEREOF, The said part Allof the first part has thereun to set. It signed, and delivered in the presence of	Del Del.
A. L. Berry. J. D. Chay.	Delany Cowlin (SEAL)
herein sult to foreclose this mortgage may be brought in county where real/cstate mortgag and all objections to venue of such suit are horeby expressly walved. IN WITNESS WHEREOF, The said part Allof the first part has been hereun to set. Signed, and delivered in the presence of State of Oklahoma Ss.	Delany Cowlin (SEAL)
State of Oklahoma	Delany Cowlin (SEAL)
State of Oklahoma ss. BEFORE ME, Lalaire Pawell, a Notary	Delany Cowlin (SEAL)
State of Oklahoma ss. State of Oklahoma	Delaces Gowlin (SEAL) Clipal Bowlin's (SEAL) y Public in and for said County and State, on this 27th day of
State of Oklahoma State of Oklahoma Ss. BEFORE ME, L. County Play 19 10, personally appeared Plans and Elijah Bow line his wife I	Public in and for said County and State, on this 2 Mb day of
State of Oklahoma State of Oklahoma Ss. BEFORE ME, County BEFORE ME, Dawley and Clif of Dawley and foregoing instrument, and acknowledged to me that they executed the same as therein set forth.	Public in and for said County and State, on this 2 Mb day of
State of Oklahoma State of Oklahoma Ss. BEFORE ME, County BEFORE ME, County 19 /0, personally appeared and foregoing instrument, and acknowledged to me that they executed the same as a therein set forth. WITNESS My hand any official seal the day and year last above set forth.	Public in and for said County and State, on this 2 Mb day of
State of Oklahoma State of Okla	Public in and for said County and State, on this 2/ll day of the within tree and voluntary act and deed for the uses and purposes
State of Oklahoma In Jack ASSIGNMENT.	Public in and for said County and State, on this 27 day of to me known to be the identical person who executed the within tree and voluntary act and deed for the uses and purposes Lalaine Danielli, Notary Public.
State of Oklahoma State of Oklahoma Ss. County BEFORE ME, County 19 / 2, personally appeared and foregoing instrument, and acknowledged to me that they executed the same as therein set forth. WITNESS My hand any official seal the day and year last above set forth. My Commission expires. ASSIGNMENT. For and in consideration of the sum of	Public in and for said County and State, on this 2,716 day of Journal to be the identical person who executed the within the free and voluntary act and deed for the uses and purposes Laborated Daniel Daniel Dollars
State of Oklahoma State of Okla	Public in and for said County and State, on this 2 day of Journal jo me known to be the identical person who executed the within tree and voluntary act and deed for the uses and purposes Lalain Daniel Notary Public. DOLLARS hereby transfer to
State of Oklahoma State of Oklahoma Ss. County BEFORE ME, County 19 / 2, personally appeared and foregoing instrument, and acknowledged to me that they executed the same as 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 the within inortgage and note thereby secured,	Public in and for said County and State, on this 2716 day of the known to be the identical person who executed the within the free and voluntary act and deed for the uses and purposes the county and the county public pu
State of Oklahoma State of Okla	Public in and for said County and State, on this 2716 day of the known to be the identical person who executed the within the free and voluntary act and deed for the uses and purposes the county and the county public pu
State of Oklahoma SS. County BEFORE ME, 19 / 10, personally appeared and foregoing instrument, and acknowledged to me that they executed the same as 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 the within mortgage and note thereby secured, IN WITNESS WHEREOF have hereunto set band this STATE OF County, ss.	Public in and for said County and State, on this 2 day of to me known to be the identical person. Who executed the within tree and voluntary act and deed for the uses and purposes. DOLLARS hereby transfer to
State of Oklahoma State of Okla	Public in and for said County and State, on this 2 day of to me known to be the identical person. Who executed the within tree and voluntary act and deed for the uses and purposes. DOLLARS hereby transfer to
State of Oklahoma Ss. State of Oklahoma Ss. Sulfar County BEFORE ME And Line Daw Line In personally appeared and foregoing instrument, and acknowledged to me that Litty executed the same as 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 the which is hereby acknowledged do the which is hereby acknowledged do the which is hereby acknowledged do the which is hereby acknowledged the secured. IN WITNESS WHEREOF have hereunfo set hand this STATE OF County, ss. On this day of 19 the fore me, a form the secured of the	Public in and for said County and State, on this 2 day of to me known to be the identical person. Who executed the within tree and voluntary act and deed for the uses and purposes. DOLLARS hereby transfer to
State of Oklahoma ANotary State of Oklahoma ANotary State of Oklahoma State of Oklahoma State of Oklahoma ANotary State of Oklahoma State of Oklahoma ANotary ANotar	Public in and for said County and State, on this 2 day of to me known to be the identical person. Who executed the within tree and voluntary act and deed for the uses and purposes. DOLLARS DOLLARS DOLLARS
State of Oklahoma Ss. State of Oklahoma Ss. Sulfar County BEFORE ME And Line Daw Line In personally appeared and foregoing instrument, and acknowledged to me that Litty executed the same as 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 the which is hereby acknowledged do the which is hereby acknowledged do the which is hereby acknowledged do the which is hereby acknowledged the secured. IN WITNESS WHEREOF have hereunfo set hand this STATE OF County, ss. On this day of 19 the fore me, a form the secured of the	Public in and for said County and State, on this 2 day of to me known to be the identical person who executed the within tree and voluntary act and deed for the uses and purposes are public. DOLLARS hereby transfer to and of the public and the public and the public in and for said County, personally appeared and purposes are public in and for said County, personally appeared and the purposes are purposes and the purposes are purposed.
State of Oklahoma State of Oklahoma State of Oklahoma Ss. County 19 / D. personally appeared and Clip Down official seal the day and year last above 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 the within mortgage and note thereby secured, IN WITNESS WHEREOF have hereunto set band this STATE OF County, ss. On this day of 15 to me personally known to be the identical person execution of the same to be voluntary act and deed, for the uses and purposes therein of the STIMONY WHEREOF, I have hereunto set my hand and official seal, on the day	Public in and for said County and State, on this 2 day of to me known to be the identical person who executed the within tree and voluntary act and deed for the uses and purposes are public. DOLLARS hereby transfer to and of the public and the public and the public in and for said County, personally appeared and purposes are public in and for said County, personally appeared and the purposes are purposes and the purposes are purposed.
State of Oklahoma Ss. Gounty BEFORE ME. J. J. J. Dersonally appeared and long of Instrument, and acknowledged to me that they executed the same as therein set forth. My Commission expires. My Commission expires. ASSIGNMENT. For and in consideration of the sum of the within mortgage and note thereby secured, in WITNESS WHEREOF. Assignment have hereunto set band this. STATE OF County, ss. On this day of the personally known to be the identical personal execution of the same to be voluntary act and deed, for the uses and purposes therein of IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day My Commission expires. A D. 19	Public in and for said County and State, on this 2/// day of to me known to be the identical person. Who executed the within tree and voluntary act and deed for the uses and purposes. DOLLARS hereby transfer to without recourse. day of 19. Notary Public in and for said County, personally appeared who executed the foregoing assignment, and duly acknowledged the expressed and date last above written. Notary Public.
State of Oklahoma Ss. Gounty BEFORE ME. J. J. J. Dersonally appeared and long of Instrument, and acknowledged to me that they executed the same as therein set forth. My Commission expires. My Commission expires. ASSIGNMENT. For and in consideration of the sum of the within mortgage and note thereby secured, in WITNESS WHEREOF. Assignment have hereunto set band this. STATE OF County, ss. On this day of the personally known to be the identical personal execution of the same to be voluntary act and deed, for the uses and purposes therein of IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day My Commission expires. A D. 19	Public in and for said County and State, on this