MO	RTGAGE.
THIS INDENTURE, Made thisduy ofMany	in the year of our Lord One Thousand Nine Hundred and tend
botween Melany Bowlin and Klight Box	view hist wife
of the County of Sellan and State of Oklahoma,	of the first part, and Il & Deschaut
The state of the s	of the second part:
WITNESSETH, That the said part LLL of the first part in consideration	<i>D</i> -3
to	Cold and by these presents do GRANT, BARGAIN, SELL AND MORTGAGE to the
said party of the second part, his heirs, administrators or assigns forever, all the	
in the State of Okishoma, described as follows, to-wit: Degenerance as	Λ
the egolesty time of said Lot forthe Hesterly with the south with the Enterly free (3) South with the Enterly time of said like I will the Enterly time of said like I will the Louthesty line points of brigarning of the same kerry a leventy 6700 in the Bity of Teelsa ask	Tifty (50) feet Thence at sight angles and payalled specify the hindred sufficient to the faitherly so feet to the faitherly north eacterly and histories to the faitherly part of Each of the faither to the faither of the faither of the faither of the seed to the seed to the faither of the seed to the seed
and the Cartan Colored	r tess, according to the Government survey thereof.
And it is hereby mutually agreed that in case the party of the second pa the general Government, or in any court, in order to preserve or protect the tit to the amounts hereby secured and shall bear interest at the same rate, with it partials of the first part therein. And the said partials of the first part do the lawful owners	rt or its assigns should hereafter appear in any of the land departments or offices of the hereinbefore warranted, all costs and expenditures made in that behalf shall be added to appurtenances, rents, issues and profits and all the estate, title and interest of said hereby covenant and agree that at the delivery hereot. They are good and indefeasible estate 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 THE DEMING INVESTMENT COMPANY.	whatsoever kind except a certain mortgage for \$ 20 given to
THIS GRANT Is intended as a MORTGAGE to secure the payment of the	sum of Four Hundred Saity Three & Tas DOLLARS.
payable as follows, to-wit: \$ 135	May 1st, 194; \$ 1st, 19;
at the office of THE DEMING INVESTMENT COMPANY, OSWEGO, KONSOS, ACC	More 1st, 19 1st, 19 ; sording to the terms of certain promissory note withis day executed and part; and this 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 thereof or lien prior to this are not paid when the same are due and payable, or if the and the whole shall become due and payable, and it shall be lawful for said to sell the premises hereby granted, or any part thereof, in the manner preses second part, his heirs, administrators or assigns; and out of all the moneys a penalties thereon, and interest on delinquent taxes at the rate fixed by law, tog be, shall be paid by the party making such sale on demand to the said part. And said mortgagor. Lufurther expressly agree. that in case of forcel same, as herein provided, the mortgagor. Lufurther expressly agree that in case of forcel same, as herein provided, the mortgagor. Lufurther expressly appears that in case of forcel same, as herein provided, the mortgagor. Lufurther expressly agree that in case of forcel same, as herein provided, the mortgagor. Lufurther expressly agree that in case of forcel same as herein statutory fees, said fee to be due and payable upon the filling of pet premises described in this mortgage, and the amount thereof shall be recovere action as aforceald, and collected and the lien hereof enforced in the same much herein suit to forcelose this mortgage may be brought in county where real contents and the lien hereof enforced in the same much hereof said to the same much hereof enforced in the same much hereof enforced in the same much hereof enforced in the same much hereof said to the same much hereof enforced in the	n when due, or the taxes, or if any installment of principal or interest of any mortgage be insurance is not kept in force thereon, then this conveyance shall become absolute, party of the second part, his heirs, administrators or assigns, at any time thereafter, ched by law, appraisement hereby waived or not, at the option of the party of the rising from such sale to retain the amount due for principal and interest, taxes and there with the cost and charges of making such sale, and the overplus, if any there
07 M Loss	Delany Bowlin: (SBAL)
00 - 10	20 50 20
- And Andrews of the Control of the	aliza Dewley (SEAL)
State of Oklahoma ss.	
BEFORE ME. L. Blair Cowell	, a Notary Public in and for said County and State, on thisday of
	any Bowless
and Elina Bowlew his wise	to me known to be the identical person who executed the within
and foregoing instrument, and acknowledged to me that They executed	보다 그 그들 내가 있어 가능하다면 그 사람들이 들어나는 그는 물이 없는 아래요요요 그렇지 하게 되어 하다는 때
therein set forth. WITNESS My hand and official seal the day and year last above set forth.	20:00 000
My Commission expires Quant // 19/3 /	() () () () () () () () () ()
//	COMMENT
[변호시항 전문] 시계중하는 때문에 대로 화관을 되는 하다. 투기	IGNMENT. DOLLARS
For and in consideration of the sum of.	DOLLARS
[변호시항 전문] 시계중하는 때문에 대로 화관을 되는 하다. 투기	
For and in consideration of the sum of	do hereby transfer to
For and in consideration of the sum of	
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For and in consideration of the sum of	DOLLARS do hereby transfer to stable secured, without recourse. hand this
For and in consideration of the sum of	DOLLARS do hereby transfer to stable secured, without recourse. hand this