## GENIMADO

# 39682.

Pro 1		
	i di kacamatan di k	ORTGAGE.
4 4	THIS INDENTURE, Made this 18 Mill day of Manage	In the year of our Lord One Thousand Nine Hundred and Jacobse
1 0	botween Esther & Staffer 3rd Waleroline	Gaffer In her husband
9	of the County of Mountagainstagain and State of Children	W. A. D. Out work and
,		
١		of the second part:
	WITNESSETH, That the said part elect the first part in consideration	on of the sum of Lifty sign and will so DOLLARS,
	toduly paid, the receipt of which is hereby acknowledged, haz	LE sold 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	
	in the State of Oklahoma, described as follows, to wit:	
	The state of Oracloma, described as follows, to wit:	I All I do The X Los
	The South me half (2) of the north tax	L'quarles 41 of Section Smillen (13)
	Township Liverty Tur (22) north	of Range Thirteen (13) East
The second		
ACMITTAGES OF		
	of the Indian Meridian, containing in all Englass acres, more	or less, according to the Government survey thereof.
		part or its assigns should hereafter appear in any of the land departments or offices of
		title hereinbefore warranted, all costs and expenditures made in that behalf shall be added
-		the appurtenances, rents, issues and profits and all the estate, title and interest of said
THE LANGE		a good and indefeasible estate of inheritance therein, and will WAKRANT AND DEFEND
and the latest	the title to the same, and that the same is free and clear of all incumbrance	
	THE DEMING INVESTMENT COMPANY.	
	THIS GRANT Is intended as a MORTGAGE to secure the payment of payable as follows, to wit:	the sum of Fifty-aix and moo DOLLARS,
	payable as follows, to-wit:	1st, 19.44; \$1st, 19;
		1st, 19; \$
	at the effect of THE DESING INTERCEMENT COMPANY OFFICE Vences	expanding to the taking of AMAT executin promissions noted other day executed and
	i delivered by the said part Allor the first part to the said party of the seco	and part; and this conveyance shall be void if such paymont be made as herein specified.
	or lien prior to this are not paid when the same are due and payable, or if	the insurance is not kept in force thereon, then this conveyance shall become absolute, id party of the second part, his helrs, administrators or assigns, at any time thereafter,
	to sell the premises hereby granted, or any part thereof, in the manner pre	scribed by law, appraisement hereby waived or not, at the option of the party of the
	penalties thereon, and interest on delinquent taxes at the rate fixed by law, be shall be paid by the party making such sale on demand to the said party	storesher with the cost and charges of making such sale, and the overplus, it any there selected the first part.  Left before the first part.  Left before the first part.  Left before the mortgage, and as often as any proceedings shall be taken to foreclose the lars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal that the foreclose the lars as a reasonable attorney to solicitor's fee therefor, in addition to all other legal that the foreclose the lars as a reasonable attorney to solicitor's fee therefor, in addition to all other legal that the foreclose the lars as a reasonable attorney to solicitor's fee therefor, in addition to all other legal that the foreclose the large and life the foreclose the large and life the feet of the foreclose the large as a feet of the first part of the first
	And said mortgagor further expressly agree. It that in case of for same, as herein provided, the mortgagor will pay to said plaintiff fifty do	eclosure of this mortgage, and as often as any proceedings shall be taken to foreclose the lars as a reasonable attorney's or solicitor's fee therefor, in addition to all other legal
	I have not to foundage this montgoin more ha brought in county where roe	ored in said foreclosure suit and included in any judgment or decree rendered in any menner as the principal debt hereby secured. It is expressly stipulated that upon default I estate mortgaged 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 ill of the first part ha Web	ereun to set Malia hand Land sealthe day and year first above written.
	Signed, and delivered in the presence of	
	Lula Ulada	Esther J. Gabler (SEAL)
ı	M. G. Bownson	Valentine Gabler Jr. (SBÁI)
		Collection (SEAL)
	State of Oklahoma	
	\SS.	
	Montgaring County)	
		, a Notary Public in and for said County and State, on this Live stylighted of
	Masaha 1912, personally appeared Esta	alle Jan Gallanian management of the second
	and Valentine Gabler Jr. her Eusbar	to me known to be the identical person who executed the within
	and foregoing instrument, and acknowledged to me that they execut	ed the same as
	therein set forth.	
	WITNESS My hand and official seal the day and year last above set forth	1. Old Bownsan, Notary Public.
	My Commission expires. act 2/st 19/3 /	elos harris and a sample as the contract of
		SSIGNMENT.
	For and in consideration of the sum of	DOLLARS
		DOLLARS
	For and in consideration of the sum of	do hereby transfer to
	For and in consideration of the sum of	do hereby transfer to
	For and in consideration of the sum of	do hereby transfer tothereby secured, without recourse.
	For and in consideration of the sum of	
	For and in consideration of the sum of	do hereby transfer to
	For and in consideration of the sum of	
	For and in consideration of the sum of	
	For and in consideration of the sum of	do hereby transfer to
	For and in consideration of the sum of	DOLLARS
	For and in consideration of the sum of	DOLLARS
	For and in consideration of the sum of	
	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 acknowledged the within mortgage and note the within mortgage and note have hereunto set.  STATE OF Count on this day of Personally known to be the information of the same to be voluntary act and deed, for the uses and provided in the same to be to the information of the same to be the information of the informati	
	For and in consideration of the sum of to in hand paid, the receipt of which is hereby acknowledged the within mortgage and note the within mortgage and note have hereunto set.  STATE OF Count on this day of Personally known to be the information of the same to be voluntary act and deed, for the uses and provided in the same to be to the information of the same to be the information of the informati	
	For and in consideration of the sum of to in hand paid, the receipt of which is hereby acknowledged the within mortgage and note the within mortgage and note have hereunto set.  STATE OF Count on this day of Personally known to be the information of the same to be voluntary act and deed, for the uses and provided in the same to be to the information of the same to be the information of the informati	