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Form 2-(Demine Second)	# 40195		DORSEY Printing Company, Dallas, Texas-45703
	MODE		
		GAGE.	<u> </u>
THIS INDENTURE, Made this		in the year of our Lord One The	
between + real 13 Let	Short & Bessie &	haffen Lotchen hi	will and trod of detelo
of the County of	and State of Oklahoma, of	the first part, and	N
The Donin	a Druest med Com	of the second part:	three and 75
WITNESSETH. That the said n	art of the first part in consideration of		naned and Dixty DOLLARS.
l \ \ \		(1 6)	1 1 //
	t of which is hereby acknowledged, ha		
•	s, administrators or assigns forever, all that t		y of
in the State of Oklahoma, described	as follows, to-wit: Lats Ox	re (1) two (2) th	ree (3) and
Jour (4) in	Block Three (3)	in Final George	er aldetin
7. the City	d Tulsa	0 0	
0			
of the indian Moridian, containing in	ell-	rss, according to the Coremment survey the	nege-
	d that in case the party of the second part o		
the general Government, or in any con	urt, in order to preserve or protect the title h	ereinbefore warranted, all costs and expendi	tures made in that behalf shall be added
	all bear interest at the same rate, with the a		
	nd the said part Le of the first part do le promises above granted and selzed of a goo		
	ne is free and clear of all incumbrances of		
THE DEMING INVESTMENT COMPA	INY.	<u> </u>	extentionee and 750
THIS GRANT Is intended as a	MORTGAGE to secure the payment of the su	m or Twenty-Lours	molians,
payable as follows, to wit: 2001	1st. 19/2: 8 4 9 7 50 Q	pr 1st, 19/3; \$ 74000	Oct 1st, 19/3.
: 725 00 apr	_1st, 19/4; \$	1st, 19	1st, 19;
at the office of THE DEMING INVES delivered by the said partice	TMENT COMPANY, Oswego, Kansas, accord first part to the said party of the second pa	ing to the terms ofcertain pr	omissory note this day executed and h payment be made as herein specified.
But if default be made in such payme or lien prior to this are not paid whe	ent, or any part thereof or interest thereon we not the same are due and payable, or if the in	hen due, or the taxes, or if any installment surance is not kept in force thereon, then	of principal or interest of any mortgage this conveyance shall become absolute,
and the whole shall become due and to sell the premises hereby granted,	payable, and it shall be lawful for said par or any part thereof, in the manuer prescribe	ty of the second part, his heirs, administra d by law, appraisement hereby waived or	tors or assigns, at any time thereafter, not, at the option of the party of the
second part, his heirs, administrators penalties thereon, and interest on dell	or assigns; and out of all the moneys arisi nquent taxes at the rate fixed by law, togeth such sale on depland to the said part Lee-	ng from such sale to retain the amount du er with the cost and charges of making su	ch sale, and the overplus, if any there
And said mortgagor.—further	expressly agree that in case of foreclosu or Zwill pay to said plaintiff fifty dollars a	re of this mortgage, and as often as any pro	therefor in addition to all other legal
i costs and statutory fees, said fee to l	of due and payable upon the filing of petitio and the amount thereof shall be recovered i	n for foreclosure, and the same shall be a	further charge and lien upon the said
action as aforesaid, and collected and herein suit to foreclose this mortgage	the lien hereof enforced in the same mann may be brought in county where real esta	er as the principal debt hereby secured. It is	is expressly stipulated that upon default
and all objections to venue of such su IN WITNESS WHEREOF, The s Signed, and delivered in th	aid part Lea of the first part ha Limbereun	to set their hange and seal the	day and year first above written.
Signed, and derivered in the	e presence of		
James 10	- week	L. Hart	(SEAL)
12, 313. At ex	uduron	Bassia Shaff	er detcher (SEAL)
		Fall D Conf	cher maste
State of Oklahoma	ss.		
I Sulsa c	County		
BEFORE ME, Qael	ia l'iserry	, a Notary Public in and for said County ar	d State, on this 3 day of
and	19.12, personally appeared.	& R. Deteley	- Later plate and a second part of the second part
and Bessie 22	raller Lateley li	and tred R, det the	tical person who executed the within
and foregoing instrument, and acknow	ledged to me that the executed the	0,70	act and deed for the uses and purposes
therein set forth.			
WITNESS My hand and official se	eal the day and year last above set forth.	alelia	Notary Public.
My Commission expires.	<u> </u>	le el	
	ASSIGN	MENT.	
For and in consideration of the	sum of		DOLLARS
	eipt of which is hereby acknowledged	do horoby transfer to	
	the within mortgage and notetherel		
IN WITNESS WHEREOF	have hereunto set har	id this day of	
	진 회사 이 건 가는 것이다.		
STATE OF.			
On this day of day	19 bef	ore me, a Notary Public in and for said Cour	ity, personally appeared
who is to me personally known to be the identical person, who executed the foregoing assignment, and duly acknowledged the			
execution of the same to bevo IN TESTIMONY WHEREOF, I h	luntary act and deed, for the uses and purpose ave hercunto set my hand and official seal, o	es therein expressed. on the day and date last above written.	

My Commission expires	A. D. 19	Annual Annua	, Notary Public.
	7	12 11 33	
Filed for Record the	day of		0 0 0
	보이 되지 않는 되었습니다. 그리고 하는 그렇다면?	エルラ	- July