		R																		

• • • •

1

273

	MORTGAGE.		
	in the year	같은 물건에서 한 것 같은 물질을 한 것을 물건을 가 많다.	interest of the shift is due
tate of Oklahoma, of the first part, and '	HE DEMING INVESTMENT COMPANY, of the se	cond part.	
WITNESSETH, That the said part.	of the first part in consideration of the sum of	se try a fill a province and the second s	DOLLAR
사람이 많은 것을 많은 것을 만들었다. 것	is hereby acknowledged, haSold and by these r	그는 것 모습은 그는 것 같은 것 같은 것 같이 가지 않는 것 같이 했다.	승규는 승규는 것을 가슴을 즐길다.
	is forever, all that tract or parcel of land situated in i		
klanoma, described as follows, to-with			
		그는 것 같은 것 같은 것 같은 것이 같이 같이 가지 않는 것 같이 있는 것 같이 많이 많이 많이 많이 했다.	
the Indian Meridian, containing in all And it is hereby mutually agreed tha is general Government, or in any court, ided to the amounts hereby secured and said partof the first part therein.	acres, more or less, according in case the party of the second part or its assigns, sind order to preserve or profect the title hereinbefore we shall bear interest at the same rate, with the appurte And the said partof the first part do	ng to the Government survey thereof, hould hereafter appear in any of the land der arranted, all costs and expenditures made in anances, rents, issues and profits and all the es y covenant and agree that at the delivery here	partments or offices i that behalf shall i tate, title and intere of
nd will Warrant and Defend the title	to the same, and that the same is free and clear of IQ INVESTMENT COMPANY. age to secure the payment of the sum of	t all encumbrances of whatsoever kind except	a certain mortgage i
	age to secure the payment of the sum of	가지는 것이 있는 것이 없는 것이 없	
	1st, 19		
certain promissory no nveyance shall be void if such payment the taxes, or if any installment of prin not kept in force thereon, then this con cond part, his heirs, administrators or a praisement hereby waived or not, at th retain the amount due for principal an d charges of making such sale, and the	tethis day executed and delivered by the said part, be made as herein specified. But if default be made ipal or interest of any mortgage or lien prior to this a revance shall become absolute, and the whole shall b signs, at any time thereafter, to sell the premises her option of the party of the second part, his heirs, adm l interest, taxes and penalties thereon, and interest or overplus, if any there be, shall be paid by the party	of the first part to the said party of the in such payment, or any part thereof or inter tre not paid when the same are due and payah ecomé due and payable, and it shall be lawfu eby granted, or any part thereof, in the man inisitutors or assigns, and out of all moneys a delinouent taxes at the rate fixed by law. to	second part; and the rest thereon when du ole, or if the insuran al for said party of the ner prescribed by la invising from such sa- brether with the cost
And said Mortgagor further express	ssigns. y agreethat in case of foreclosure of this Mortgage.	, and as often as any proceedings shall be take	n to foreclose the san
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emises described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may l objections to venue of such suit are he IN WITNESS WHEREOF, The said	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at and payable upon the filing of the petition for forec- he amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	torney's or solicitor's fee therefor, in addition dosure and the same shall be a further charge ure suit and included in any judgment or d ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors, 	to all other legal con and lien upon the so coree rendered in a llated that upon defat , or either of them, a first above written.
herein provided, the Mortgagorwil ad statutory fees, said fee to be due a emises described in this Mortgage, and tion as aforesaid, and collected and the erein suit to foreclose this Mortgage may lobjections to venue of such suit are he IN WITNESS WHEREOF, The sai gned, and Delivered in the Presence of	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at and payable upon the filing of the petition for forec- he amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	torney's or solicitor's fee therefor, in addition losure and the same shall be a further charge ure suit and included in any judgment or do ipal dobt hereby secured. It is expressly stipu situated regardless of residence of mortgagors, 	to all other legal con and lien upon the so coree rendered in a lated that upon defaa , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the roin suit to foreclose this Mortgage may objections to venue of such suit are ha IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at ad payable upon the filing of the petition for forec he amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	torney's or solicitor's fee therefor, in addition losure and the same shall be a further charge ure suit and included in my judgment or do ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors, 	to all other legal con and lien upon the so coree rendered in a llated that upon defai , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the roin suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF; The said gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma	y agree that in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at nd payable upon the filing of the petition for forec he amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	thereaves or solicitor's fee therefor, in addition about and the same shall be a further charge ure suit and included in any judgment or do ipal dobt hereby secured. It is expressly stipus situated regardless of residence of mortgagors, 	to all other legal con- and lien upon the so- coree rendered in a lated that upon defar , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma set on this	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at d payable upon the filing of the petition for forec- he amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	thereaves or solicitor's fee therefor, in addition about and the same shall be a further charge ure suit and included in any judgment or do ipal debt hereby secured. It is expressly stipus situated regardless of residence of mortgagors, 	to all other legal con and lien upon the si coree rendered in a llated that upon defa , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the roin suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF; The sais gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma ste on this	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at d payable upon the filing of the petition for forec- he amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in any judgment or d ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defau , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are ha IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma County ate on this d knowledged to me that WITNESS MY HAND AND OFFIC	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at a payable upon the filing of the petition for forec- the amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is eby expressly waived. partof the first part hahereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in any judgment or d ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defar , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are ha IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma County ate on this	y agreethat in case of foreclosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at a payable upon the filing of the petition for forec- the amount thereof shall be recovered in said foreclos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is eby expressly waived. partof the first part hahereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in any judgment or d ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defa- , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma ste on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at he payable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set BEFORE ME	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly.stipu situated regardless of residence of mortgagors,</pre>	to all other legal con and lien upon the so coree rendered in a lated that upon defa , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may tobjections to venue of such suit are he IN WITNESS WHEREOF, The said gened, and Delivered in the Presence of State of Oklahoma County ate on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at d payable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set BEFORE ME	thorney's or solicitor's fee therefor, in addition about and included in any judgment or do ipal debt hereby secured. It is expressly stipul situated regardless of residence of mortgagors, handand sealthe day and year : a Notary Public in an a Notary Public in an a Notary Public in an a notary Public in an 	to all other legal con- and lien upon the so- coree rendered in a lated that upon defa- , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage, and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma ste on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at he payable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly.stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defa- , or either of them, a first above written.
herein provided, the Mortgagorwild d statutory fees, said fee to be due a mises described in this Mortgage and bion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma state on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at d payable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set BEFORE ME	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly.stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defa- , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage may cobjections to venue of such suit are here IN WITNESS WHEREOF; The said gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma County ate on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at d payable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part ha hereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors,handand sealthe day and year</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defar , or either of them, a first above written:
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage and objections to venue of such suit are he IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma ste on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at he payable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi- be brought in County where real estate mortgaged is reby expressly waived. partof the first part hahereunto set	<pre>itorney's or solicitor's fee therefor, in addition losure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly.stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defar , or either of them, a first above written.
herein provided, the Mortgagorwil d statutory fees, said fee to be due a emisse described in this Mortgage and tion as aforesaid, and collected and the rein suit to foreclose this Mortgage may objections to venue of such suit are he IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma second such suit are he Roowledged to me that	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at h gayable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is eby expressly waived. partof the first part hahereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly.stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defar , or either of them, a first above written:
berein provided, the Mortgagorwill de statutory fees, said fee to be due a emisse described in this Mortgage and tion as aforesaid, and collected and the roin suit to foreclose this Mortgage may objections to venue of such suit are the IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma stee on this	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at h gayable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is eby expressly waived. part	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal debt hereby secured. It is expressly stipu situated regardless of residence of mortgagors,</pre>	to all other legal con- and lien upon the so- coree rendered in a lated that upon defar , or either of them, a first above written. Lass and for said County ar begoing instrument, an et forth. Notary Public and paid, the receipt bred, without recour- bred, without recour- y, personally appear executed the foregoi
berein provided, the Mortgagorwil de statutory fees, said fee to be due a emisse described in this Mortgage may tion as aforesaid, and collected and the prein suit to foreclose this Mortgage may to be ections to venue of such suit are her IN WITNESS WHEREOF, The said gned, and Delivered in the Presence of State of Oklahoma State of Oklahoma second MUTNESS MY HAND AND OFFIC y commission expires	y agreethat in case of forcelosure of this Mortgage, pay to said plaintiff Fifty Dollars as a reasonable at h gayable upon the filing of the petition for force he amount thereof shall be recovered in said forcelos lien hereof enforced in the same manner as the princi be brought in County where real estate mortgaged is eby expressly waived. partof the first part hahereunto set	<pre>thorney's or solicitor's fee therefor, in addition hosure and the same shall be a further charge ure suit and included in my judgment or d ipal dobt hereby secured. It is expressly stipu situated regardless of residence of mortgagors,handand sealthe day and year</pre>	to all other legal coy and lien upon the so coree rendered in a lated that upon defar , or either of them, a first above written.

のないにないないのないの

17