MORTGAGE RECORD

		OŖTGAGE	
THIS INDESTURE, Mad	e this 20th day of s	eleptermber in the year of our Lord O	one Thousand Nine
fundred and terry	[910] between >	Kathlund Black and ml B.	lack
wife and hus	efaul	rd b	· 'Y L
f the County of Muce	koges and s	State of Oklahoma, of the first part, and The Denving Ann	estmeno
the second part:	# 1	tiga a recognização e que trabajo en como porto a como porto de como 🖊 e como como en	
MINESSETH, That the	said partace of the first part in considera	ition of the sum of	
Leventy		DOLLATE	8,
		knowledged, ha well sold and by these presents do Gu	
0.	rty of the second part, his heirs, adm	ninistrators or assigns, forever, all that tract or parcel of land situation described as follows to wife	za in the County
The Said			west
allive dominion	The tell of	1 mortheast quarter (nE") and a (SE") of northeast quarter (n	مرب (ع مح
		hip twenty (20) north Range	Poto
ection twenty	, one iro coura	my mounty (19) from vonge	I O PWWW
13 East.		ala, ang kalangan ang kalangan ang makangan <mark>ang kalangan ang kalangan ang kalangan ang kalangan.</mark> Tanggan kalangan ang kalangan pangkan ang kalangan ang kalangan ang kalangan ang kalangan ang kalangan ang kal	
the Indian Meridian, containin		meres, more or less, according to the Government survey thereof.	
And it is hereby mutually one and Covernment, or in any comounts hereby secured and shall the first part therein. And the le lawful owners in the premises	agreed that in case the party of the secon unit, in order to preserve or protect the U bear interest at the same rate, with the said partate of the first part dohere s above granted and seized of a good and	nd part, or its assigns, should hereafter appear in any of the land departmentitle hereinbefore warranted, all costs and expenditures made in that behalf si appurtenances, rents, issues and profits and all the estate title and interestly covenant and agree that at the delivery hereof. Additional indefensible estate of inheritance therein, and will Wannarr and Defend the except a certain mortgage for \$ 500.	thall be added to the est of said part
			gren to acre
THIS GRANT is intended:	as a Morrange to secure the payment of t		
ayable as follows, to-wit:		2-11 0 + 0	
3500 October	lst, 10 // ; § .	1st, 19 ; s 35 to Detober	1st, 10 /2
	Ist, 10	1st, 19; 8	lst, 19
t the office of THE DEMING I	NVESTMENT COMPANY, Oswego, Kans d part Leof the first part to the said pur	sas, according to the terms of two (2) certain promise ty of the second part; and this conveyance shall be void if such payment interest thereon when due, or the taxes, or if any installment of princips hable, or if the insurance is not kept in force thereon, then this conveyance or said party of the second part, his heirs, administrators or assigns, at any cribed by law, appraisement hereby waived or not, at the option of the ing from such sale to retain the amount due for principal and interest, or with the opsis and charges of making such sale, and the overplus, if any the	sory note Athis da be made as here
occified. But if default be made fortgage or lien prior to this are	in such payment, or any part thereof or not paid when the same are due and pay	interest thereon when due, or the taxes, or it any installment of principlyable, or if the insurance is not kept in force thereon, then this conveyance	shall become abs
ell the premises hereby granted,	or any part thereof, in the manner prese	is said party of the second party his needs, administrators of assigns, are ribed by law, appraisement hereby waived or not, at the option of the principal and interest.	party of the secon
nert, his nears, administrators or hereon, and interest on delinque	nt taxes at the rate fixed by law, together	r with the costs and charges of making such sale, and the overplus, if any the	ere be, shall be pai
s herein provided, the mortgago process and fee to be due and nortgage, and the amount thereond the lien hereof enforced in the any be brought in County where ereby expressly waived.	Addil pay to said plaintiff fifty dollars a payable upon the filing of petition for fo of shall be recovered in said forcelesture sit e same manner as the principal debt herel real estate mortgaged is situated regardl	closure of this mortgage, and as often as any proceedings shall be taken to is a reasonable attorney's or solicitor's fee therefor, in addition to all other leads are and the same shall be a further charge and lien upon the said premit the and included in any judgment or decree rendered in any action as afor by secured. It is expressly stipulated that upon default herein suit to for less of residence of mortgagors, or either of them, and all objections to verifications.	egal costs and statu lises described in thi resaid, and collecte relose this mortgag nue of such suit ar
IN WITNESS WHEREOR	F, The said particle of the first part had	Chercunto set their handland scalethe day and year	first above writter
RPD SIGNED AND DEC	ivered in Presence of	fathern 9 Beach	
for ordanice		me Da and	(Seai
> a Johnson			(Seai
	skoge County, 55.	기가는 전문을 기념으로 반대를 모양하는 것	
	urvine ,	a Notary Public, in and i	
integral this, 30 the	Bayor September	C. Black wife and Husbans	1
varaleen V.	dealwand M.	6.7 Frack wife and much	an an
a ma langer to be the Manfiel	parear who expended the within and for	egoing instrument, and acknowledged to me that	executed the sam
s their free	and voluntary act and deed for the uses a	and purposes therein set forth.	
William See Land and	official and the day and amin but always		
ly commission expires De	2. 14 19//	(see) a.d. Purvine	
	A\$	SSIGNMENT	Notary Public.
	0		DOLLAR
For and in consideration o		acknowledged do hereby transfer to	
	hereby secured, without recourse.	West of the second seco	
IN WITNESS WHEREO	F. have hereunto set	hand this day of	
		County, ss. 19before me, a Notary Public, in and for said	I Constant
On this			. county, personal
			o to ha his reduct
		the foregoing assignment, and duly acknowledged the execution of the same	CALDE IOS VOIDINAIS
	o be the identical personwho executed	강이 하시네요? 다른 하는데 말하다는 하다고 되었다.	
rho is to me personally known to to and deed for the uses and pur	o be the identical personwho executed poses therein expressed. EOF, I have hereunto set my hand and o	official seal, on the day and date last above written.	
tho is to me personally known to and deed for the uses and pur	o be the identical personwho executed poses therein expressed.	official seal, on the day and date last above written.	Notary Public.
the is to me personally known to the deed for the uses and pur IN TESTIMONY WHER! Iy commission expires	o be the identical personwho executed poses therein expressed. EOF, I have hereunto set my hand and o	official seal, on the day and date last above written. D. 19.	Notary Public-
the is to me personally known to and deed for the uses and pur IN TESTIMONY WHER! If commission expires	o be the identical personwho executed poses therein expressed. EOF, I have hereunto set my hand and o	official seal, on the day and date last above written. D. 19.	Notary Public-