MORTGAGE RECORD

	МОБ	TGAGE	
TILIS INDENTURE, Mac	le thisday of	in the year	er of our Lord One Thousand Nine
Hundred and	between		
of the County of	and State	of Oklahoma, of the first part, and	ere in the second of the secon
of the second part:			
		of the sum of	
		edged, hasold and by the	
		ators or assigns, forever, all that tract or pare	
	in the State of Oklahoma, de		
		res, more or less, according to the Government sur	
general Government, or in any commounts hereby secured and shall	ourt, in order to preserve or protect the title hall bear interest at the same rate, with the appu	t, or its assigns, should hereafter appear in any of tereinbefore warranted, all costs and expenditures materiances, rents, issues and profits and all the estate	le in that behalf shall be added to the e, title and interest of said part
of the first part therein. And the	s above granted and seized of a good and indef	venant and agree that at the delivery hereof	NT AND DEFEND the title to the same,
		pt a certain mortgage for S	
	as a Monradon to seeme the payment of the se	n of	more uno
payable as follows, to-wit:			
	4-4-20	1st, 19 ; \$	1-4 10
at the office of THE DEMING I	NVESTMENT COMPANY, Oswego, Kansas, a	the second part; and this conveyance shall be void at thereon when due, or the taxes, or if any lists or if the insurance is not kept in force thereon, the party of the second part, his heirs, administrators by law, appraisement hereby waived or not, at to match sale to retain the amount due for principle the costs and charges of making such sale, and the	certain promissory note this day
executed and delivered by the sai specified. But if default be made	id part of the first part to the said party of in such payment, or any part thereof or interes	the second part; and this conveyance shall be void at thereon when due, or the taxes, or if any insta	if such payment be made as herein
mortgage or lien prior to this are	not paid when the same are due and payable, due and payable, and it shall be lawful for said	or it the insurance is not kept in torce thereon, the party of the second part, his heirs, administrators have been appropriately received or not at the	or assigns, at any time thereafter, to
part, his heirs, administrators of thereon, and interest on delingue	o assigns; and out of all the moneys arising from taxes at the rate fixed by law, together wit	on such sale to retain the amount due for princi i the costs and charges of making such sale, and the	pal and interest, taxes and penalties overplus, if any there be, shall be paid
by the party making such sale, or	n demand to the said part of the first part.	heirs or assigns.	
And said mortgagerlurt as herein provided, the mortgage tory fees; said fee to be due and mortgage, and the amount there and the lien hereof enforced in the may be brought in County wherhereby expressly waived.	her expressly agree that in case of lorectosur inwill pay to said plaintiff fifty dollars as a ra I payable upon the filing of petition for forcelo of simil by recovered in said forcelosure suit an ie same manner as the principal debt hereby see e real estate mortgaged is situated regardless o	e of this mortgage, and as often as any proceedings asonable attorney's or solicitor's fee therefor, in add sure and the same shall be a further charge and lien u included in any judgment or decree rendered in a ured. It is expressly stipulated that upon default residence of mortgagors, or either of them, and al	tion to all other legal costs and statu- pon the said premises described in this my action as aforesaid, and collected herein suit to foreclose this mortgage objections to venue of such suit are
	F, The said partof the first part hahe	cunto set hand and scal	the day and year first above written.
	LIVERED IN PRESENCE OF		
			(Seal)
and the first of the second of	County, ss.		(SEAL)
		a Notar	Dublia in and for sold County and
		19 , personally appeared	
			bna
		And the state of t	
	personwho executed the within and foregoing and voluntary act and deed for the uses and p	instrument, and acknowledged to me that	executed the same
	official seal the day and year last above set for		
My commission expires			Notary Public.
	ASS	GNMENT	
	and paid, the receipt of which is hereby acknowledge secured, without recourse.	wledged do hereby transfer	60
in witness wherec	F,have hereunto set	hand this	
요 이 제외 등 일반 해당 표현 문화된 - 지원 기업 등 등 등 등 기업을 되었다.			
State of		ty, ss. 10 before me, a Notary Publi	
		19 Defore me, a Rotary Pilon	
	anker privilli, juka lini atlaben sa k	pregoing assignment, and duly acknowledged the exe	
act and deed for the uses and pur	rposes therein expressed.	negonig assignment, and tary agreeming generalizes	civility of the same to be no voluntity
	EOF, I have hereunto set my hand and official		
	,,, D, 19.		Notary Public.
State of Oklahoma, Comity	ı of Tulea, ss.		
This instrument was filed	for record on the	A, D, 10	at o'clock M.
		Angele and the second of the s	