MORTGAGE RECORD

LANDARD CONTRACTOR DE LA VENWORTH, EAN NO. 20760

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of the County of	and Sta	te of Oklahoma, of the first part, and	
of the second part:			
	the said part of the first part in consideratio	a of the sum of	· · · · · · · · · · · · · · · · · · ·
TI I LI JANNA LI I I I III			DOLLARS,
		wledged, ha	
		strators or assigns, forever, all that tract or part	el of land situated in the C
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	(a) The second of the space of the second s second second se second second s second second s second second se	acres, more or less, according to the Government sur	
And it is hereby mutu general Government, or in an	ally agreed that in case the party of the second 1 by court, in order to preserve or protect the title	art, or its assigns, should hereafter appear in any of hereinbelore warranted, all costs and expenditures ma nuclenances, rents, issues and profits and all the esta	the land departments or offices ide in that behalf shall be added i
amounts hereby secured and	shall bear interest at the same rate, with the app	purtenances, rents, issues and profits and all the esta	te, title and interest of said par
the lawful owner. of the pre-	nises above granted and seized of a good and ind	covenant and agree that at the delivery hereof	ANT AND DEFEND the title to the
and that the same is free and DEMING INVESTMENT CO	t clear of all incumbrances of whatsoever kind ex MPANY.	cept a certain mortgage for \$	
TILIS GRANT is inten	ded as a Monrgage to secure the payment of the	sum of	
n de la companya de l			
payable as follows, to-wit: S	1st. 19	ist, 19	lst, 19
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executed and delivered by the specified. But if default be r	e said part of the first part to the said party of and in such payment, or any part thereof or interest or in	of the second part; and this conveyance shall be voie crest thereon when due, or the taxes, or if any inst	d if such payment be made as allment of principal or interest o
mortgage or lien prior to this	are not paid when the same are due and payabl	e, or if the insurance is not kept in force thereon, the	en this conveyance shall become
lute, and the whole shall bee sell the premises hereby gran	ome due and payable, and it shall be lawful for s ited, or any part thereof, in the manner prescrib	aid party of the second part, his heirs, administrators ed by law, appraisement hereby waived or not, at t	he option of the party of the s
part, his heirs, administrator thereon, and interest on delin	a or assigns; and out of all the moneys arising ment taxes at the rate fixed by law, together w	according to the terms	ipal and interest, taxes and per overplus, if any there be, shall b
by the narty making such sal	e, on demand to the said part of the first part	heirs or assigns,	
And said mortgagor	further expressly agree that in case of foreclos	ure of this mortgage, and as often as any proceeding	s shall be taken to forcelose the
as herein provided, the mort fory fees: said fee to be due	gagor	reasonable attorney's or solicitor's lee therefor, in and dosure and the same shall be a further charge and lien	upon the said premises described i
			any notion of a farmould und col
mortgage, and the amount f	hereof shall be recovered in suid foreclosure suit i	and included in any judgment or decree rendered in	herein suit to forcelose this mo
mortgage, and the amount f and the lien hereof enforced may be brought in County y	here of shall be recovered in still foreclosure suit i in the same manner as the principal debt hereby i where real estate mortgaged is situated regardless	and included in any judgment or decree rendered in secured. It is expressly stipulated that upon default of residence of mortgagors, or either of them, and a	herein suit to forcelose this mon Il objections to venue of such su
nereby expressiv warren.	그는 것, 가는 가슴은 가슴을 잡은 것을 수 있는 것이 가슴이 있다.	use of this mortgage, and as often as any proceeding reasonable attorney's or solicitor's fee therefor, in add losure and the same shall be a turther chargo and lien a and included in any judgment or decree rendered in secured. It is expressly stipulated that upon default of residence of mortgagors, or either of them, and a	
IN WITNESS WHEI	EOF, The said partof the first part ha		
IN WITNESS WHEI	EOF, The said partof the first part had Delivered in Presence of		the day and year first above w
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וארנט, באורטא אמינעג וא WITNESS WHEI איא אנסאפט ליגע פאנאס ליגע פאנאסט ליגע פאנאסט ליגע אנע אינע אונע אונע	EQF, The said partof the first part had Delivered in Presence of Chimity, ss.	iercunio set	the day and year first above w
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Before me	tEOF, The said part of the first part had DELIVERED IN PRESENCE OF Guinty, 255.	ercunto set	the day and year first above w
IN WITNESS WHEE Stoned אשר שנאר of Oklahoma, Before me, State, on this	tEOF, The said partof the first part had Delivered in Presence of Chimity, ss.	iercunio set	the day and year first above w. (ry Public, in and for said Count
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State of Oklahoma,	EOF, The said part of the first part ha DELIVERED IN PRESENCE OF County, 55. 	hereunio set	the day and year first above w ((ry Public, in and for said Count exceuted the Notary Pub DOLI
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State of Oklahoma,	tEOF, The said part of the first part ha	ereunto sethandand seal 	the day and year first above w.

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