## MORTGAGE RECORD

	MORI	CGAGE	
THIS INDENTURE, Made U	day of	"in the	year of our Lord One Thousand Nine
Hundred and	between		ordina paraganila <del>dan kalamanya apada anga</del> Tanggaran
of the County of	and State of	Oklahoma, of the first part, and	e a construir a construir de la construir de l
of the second part:			
	part of the first part in consideration of t		
	mid, the receipt of which is hereby neknowledg		
and Montgage to the said party	of the second part, his heirs, administrate	ers or assigns, forever, all that tract or plibed as follows, to-wit:	arcel of land sifunted in the Count
			and the second s
	n pill acres		
of the first part therein. And the sal the lawful ownerof the premises ab and that the same is free and clear o DEMING INVESTMENT COMPAN	red that in case the party of the second part, of in order to preserve or protect the title here are interest at the same rate, with the appurted partof the first part dohereby cover ove granted and seized of a good and indefeasiful till incumbrances of whatsoever kind except of y.	innt and agree that at the delivery hereof ible estate of inheritance therein, and will Wan a certain mortgage for \$	HANT AND DEFEND the title to the same given to TH
	Monroage to secure the payment of the sum		
payable as follows, to-wit:			
	1st, 19; \$	1st, 19; \$	1st, 19
at the office of THE DEMING INVI	ESTMENT COMPANY Demoro, Kansas, 2000	rding to the terms	certain promissory note. Ihis de
executed and delivered by the said properlied. But if default be made in a mortange or lien prior to this are not lute, and the whole shall become due sell the premises hereby granted, or part, his heirs, administrators or assthereon, and interest on delinquent t	ESTMENT COMPANY, Oswego, Kansas, account of the first part to the said party of the such payment, or any part thereof or interest paid when the same are due and payable, or and payable, and it shall be lawful for said pendipayable, and it shall be lawful for said pendipayable, and it is the manner prescribed by signs; and out of all the moneya arising from axes at the rate fixed by law, together with the	second part; and this conveyance shall be a thereon when due, or the taxes, or if any in if the insurance is not kept in force thereon, and the second part, his heirs, administrate law, appraisement hereby waived or not, a such sale to retain the amount due for pr he costs and charges of making such sale, and in 	oid if such payment be made as here stallment of principal or interest of an then this conveyance shall become abso ors or assigns, at any time thereafter, i the option of the party of the secon incipal and interest, taxes and penalti- the overplus, if any there be, shall be pa
IN WITNESS WHEREOF, T	expressly agree that in case of foreclosure of the pay to said plaintiff fifty dollars as a reast yable upon the filing of petition for foreclosure all he recovered in said foreclosure suit and it me manuer as the principal debt hereby secure destate mortgaged is situated regardless of rethe said part		
			(Sea
			(Seat
State of Oklahoma.	County, ss.		
Before inc,	"day of		
	day of		
and the second of the second o			
ing the same of the first term of the first of the same of the sam	on who executed the within and foregoing in		executed the sam
	voluntary act and deed for the uses and purp		
	inl seal the day and year last above set forth.		
		INMENT	Notary Public.
For and in consideration of th	e sum of		DOLLAR
toin hand the within mortgage and notethere	paid, the receipt of which is hereby acknowledge required without recourse	edged do hereby trans	fer to
	have hereunto set		19
State of	County,	iie.	
	day of		
	e the identical person, who executed the forest therein expressed.		xecution of the same to be his voluntar
	F, I have hereunto set my hand and official see A, D, 19.		
기계가 있는데 이번 가게 되었다.	문화 화면 한 글 다리는 글 만드고 하는 것이 느꼈다.	A second	Notary Public.
State of Oklahoma, County of	Tulsa, ss.		
This instrument was filed for r		A, D, 19	At "gʻclock. "
	Deputy.		Register of Deeds.