MORTGAGE RECORD

		MORTG	AGE	
THIS INDENTURE, Made t	his	ilpy of	in the year	er of our Lord One Thousand Nine
Hundred and	betwo	con		
of the County of	many many and the same same same same same same same sam	and State of Oklaho	onn, of the first part, and	
of the second part:				
WITNESSETH, That the sai	id partof the first part in	consideration of the sun	rof	
			sold and by the	DOLLARS, Burgary Serie
			assigns, forever, all that tract or pare	
of				
	· · · · · · · · · · · · · · · · · · ·			
			or less, according to the Government sur	
			signs, should hereafter appear in any of t e warranted, all costs and expenditures ma rents, issues and profits and all the estat	
amounts hereby secured and shall be	car interest at the same rate,	with the appurtenances,	rents, issues and profits and all the esta-	e, title and interest of said part
the lawful owner of the premises a	bove granted and seized of a g	ood and indefensible est	ad agree that at the delivery hereof	NT AND DEFEND the title to the same,
DEMING INVESTMENT COMPAN	or an indumprances of wartson	iver kind except it corra	in mortgage for \$	in the second se
THIS GRANT is intended as	n Morroans to secure the pays	ment of the sum of		DOLLARS.
payable as follows, to-wit:			.1 ₅ t, 19; \$	
\$	1st, 10 ; \$		1st, 10 \$	Ist, 19;
at the office of THE DEMING INV	TESTMENT COMPANY, Oswe	go, Kansas, according t	o the terms I part; and this conveyance shall be vok a when due, or the taxes, or if any fact insurance is not kept in farce thereon, the the second part, his beirs, administrators appraisement hereby waived or not, at it sale to retain the amount due for prine s and charges of making such sale, and the	gertain promissory note this day
specified. But if default be made in mortgage or lien prior to this are pe	such payment, or any part the	ereof or interest thereo	n when due, or the taxes, or if any instrinsurance is not kept in force thereon, the	llment of principal or interest of any n this conveyance shall become abso-
sell the premises hereby granted, or part, his heirs, administrators or w	e and payable, and it shall be any part thereof, in the man ssigns; and out of all the mor	ner prescribed by law, a ney- arising from such	appraisement hereby waived or not, at to sale to retain the amount due for princ	no option of the party of the second ipal and interest, taxes and penalties
And said mortgagor further as herein provided, the mortgagor	r expressly agree that in case will pay to said plaintiff fifty	s of forcelosure of this a dollars as a reasonable	mortgage, and as often as any proceeding attorney's or solicitor's fee therefor, in add	shall be taken to forcelose the same, ition to all other legal costs and atatu-
tory fees; said fee to be due and participated and the lieu hereof enforced in the second in the second control in the second contro	ayable upon the filing of petiti shall be recovered in said force same manner as the principal d	ion for largelostre and t desure suit and included lebt hereby secured. It	mortgage, and as often as any proceeding attorney's or solicitor's fee therefor, in add the same shall be a further charge and lied in any judgment or decree rendered in a is expressly atipulated that upon default, e of mortgagors, or either of them, and al	non the sain promises described in this my netion as aforesaid, and collected herein suit to foreclose this morigage
may be brought in County where re hereby expressly waived.	enl estato mortgaged is situate	d regardless of residence	e of mortgagors, or either of them, and a	I objections to venue of such suit are
	The said part of the first 1	part ha hereunto set	hand and seal	the day and year first above written.
SIGNED AND DELIV	тиво 17 Ривзексе об		and the second seco	(Seal)
	a di kacamatan di Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn K Kabupatèn Kabupatèn			(Seal)
State of Oklahoma,	County,	, u i.		
Before me,			n Notar	
State, on this	day of		, personally appeared	bn#
والشدورين والأفار والشيسية فسيسور			الفاف مقطيعة فيسميم فيستأسين أرابو أكاري الراب	الشيار والمراكب المراكب والمستشار المستشار
			ent, and acknowledged to me that	executed the same
	id voluntary act and deed for t icial scal the day and year last		epul see lortu.	
My commission expires	and the state of t			Notary Public,
		ASSIGNM	CONT	Modaly I none,
	he sum of			DOLLARS,
the within mortgage and note there	reby secured, without recourse.		tio hereby transfer	
in witness whereof,	hava berounto se	et.	nd this day of	10
State nt				
			19 before me, a Notary Publ	ie, in and for said County, personally
appeared.,				
who is to me personally known to	be the identical personwha e	executed the foregoing a	esignment, and duly neknowledged the exc	
경기 나는 무슨 중으로 하는 것 같			he day and date last above written.	
My commission expires		A. D. 10		보니다 아이들 맛이 그렇지만 많아 되어
A Committee of the Comm		Ballion in County of Education (1997)		Notary Public
State of Oklahoma, County of				Notary Public.
By	vapord on the	day of	x 1) 10	