MORTGAGE RECORD

	MO	RTGAGE	
		in the	
Hundred and	bctwcen		
		ite of Oklahoma, of the first part, and	
of the second part:			
And the Control of th	aid partof the first part in consideratio	in of the sum of	nio mantantania mai ariana mai ar
		nwledged, hnsold and by istrators or assigns, forever, all that tract or n	
	in the State of Oklahoma,		arcer of land situated in the County
		and the second seco	inga dipagan <mark>pangananan manangan</mark> a.
	and the state of t	neres, more or less, according to the Government	
And it is hereby mutually a general Government, or in any col	greed that in case the party of the second party in order to preserve or protect the little	ourt, or its assigns, should bereafter appear in any bereinbefore warranted, all costs and expenditures ourtenances, rents, issues and profits and all the c	of the land departments or offices of the made in that behalf shall be added to the
		ourtenances, rents, issues and profits and all the e covenant and agree that at the delivery hereof defeasible estate of inheritance therein, and will WA	
the lawful owner of the premises and that the same is free and clear	above granted and seized of a good and ind of all incumbrances of whatsoever kind ex	lefensible estate of inheritance therein, and will WA cept a certain mortgage for \$	BRANT AND DEFEND the title to the same,
		sum of	
		Sum of the	
payable as follows, to-wit:		1st, 19: \$	
		1st, 19; \$	
at the office of THE DEMING IN	VESTMENT COMPANY, Oswego, Kansas,	according to the terms	certain promissory note this day
specified. But if default be made i mortgage or lien prior to this are r lute, and the whole shall become d sell the premises hereby granted, of	it such payment, or any part thereof or into tot paid when the same are due and payabl ue and payable, and it shall be lawful for so or any part thereof, in the manner prescrib	according to the terms. of the second part; and this conveyance shall be verest thereon when due, or the taxes, or if any he, or if the insurance is not kept in force thereon, aid party of the second part, his helrs, administrated by law, appraisement hereby waived or not, a from such safe to retain the amount due for prith the costs and charges of making such sale, and	istallment of principal or interest of any then this conveyance shall become abso- ors or assigns, at my time thereafter, to the option of the party of the second
part, his heirs, administrators or thereon, and interest on delinquen	ussigns; and out of all the moneys arising taxes at the rate fixed by law, together w	from such sale to retain the amount due for pre- oth the costs and charges of making such sale, and	incipal and interest, taxes and penalties the overplus, if any there be, shall be paid
And said mortgagor furthe as herein provided, the mortgagor tory fees; said fee to be due and p mortgage, and the amount thereof	demand to the said partof the first part of the first part of the case of forceloswill pay to said plaintiff fifty dollars as a payable upon the filing of petition for force shall be recovered in said force(payers with the property of the payer).	rt, heirs or assigns. ure of this mortgage, and as often as any proceed reasonable attorney's or solicilor's fee therefor, in a losure and the same shall be a further charge and lie and included in any judgment or decree rendered secured. It is expressly stipulated that upon defa of residence of mortgagors, or either of them, and	ngs shall be taken to forcelose the same, ddition to all other legal costs and statumupon the said premises described in this up any selion as observed and collected
and the lien hereof enforced in the may be brought in County where	same manner as the principal debt hereby s real estate mortgaged is situated regardless	secured. It is expressly stipulated that upon defar of residence of mortgagors, or either of them, and	alt herein suit to foreclose this mortgage all objections to venue of such suit are
		iereunto set handand sea	
	VERED IN PRESENCE OF		
		ter en	
			(Seal)
	County, ss.		
		positive programme program	
		والمشيولات ووهند الروان والاسواق وليهواو	
	ersonwho executed the within and foregoind voluntary act and deed for the uses and	ng instrument, and acknowledged to me that	executed the same
	icial scal the day and year last above set a		
	10		The state of the s
		SIGNMENT	Notary Public.
to		nowledged	fer to
		hand this day of	19
	Con		
On thisappeared	day of	19 before me, a Notary Pu	blic, in and for said County, personally
who is to me personally known to	be the identical personwho executed the	foregoing assignment, and duly acknowledged the	
act and deed for the uses and purpo	, nggalawan Talahangan sa Silabang Siling	rang ang pagganan ang ang ang ang ang ang ang ang	
My commission expires	Jr, 1 have hereunto set my hand and office	al seal, on the day and date last above written.	
	는 가게 되었다. 그러를 돌아와 모양을 모았다		Notary Public.
State of Oklahoma, County ;			
This instrument was filed for By	record on the day	of	
- a transference find der iller er the leetheuse een beer	Thank	garante de la companya del la companya de la compan	Designan of Theads