## MORTGAGE RECORD

		MORT	GAGE		
THIS INDENTURE, Made	this	day of		in the year	of our Lord One Thousand Nine
Hundred and		between			
of the County of					
of the second part:					
WITNESSIETH, That the sa	id partof the first pr	art in consideration of th	e sum of		DOLLARS
to					
AND MORTGAGE to the said party					
of	in the St	ate of Oklahoma, describ	ed as follows, to-wit:		
of the Indian Meridian, containing		Salah Salah Berandaran Salah Sal	the contract of the second of		
And it is hereby mutually ag general Government, or in any cour amounts hereby secured and shall b	reed that in case the par rt, in order to preserve o	ty of the second part, or or protect the title herein	its assigns, should hereafte before warranted, all costs	er appear in any of the	land departments or offices of the in that behalf shall be added to the
amounts hereby secured and shall b	ear interest at the same	rate, with the appurtena art do hereby covena	nces, rents, issues and pro nt and agree that at the de	fits and all the estato,	title and interest of said part
of the first part therein. And the st	bove granted and seized	of a good and indefeasib	le estate of inheritance ther	rein, and will Wannamp	AND DEFEND the title to the same,
and that the same is free and clear DEMING INVESTMENT COMPAN					
THIS GRANT is intended as	a Mortgage to secure the	io payment of the sum of	e Maria department de la filia de la companya de la La companya de la co		
payable as follows, to-wit:					DOLLARS,
<b>3</b>	1st, 19; \$	و و میپشش، استشبیس	Jst, 19	\$ \$	
<b>s</b>					
at the office of THE DEMING INV	AESTMENT COMPANY, part of the first part	Oswego, Kansas, accord to the said party of the s	econd part; and this conv	eyance shall be void if	such payment be made as herein
mortgage or lien prior to this are as lute, and the whole shall become di	of paid when the same as te and payable, and it sh	re due and payable, or if all be lawful for said par	the insurance is not kept ty of the second part, his	in force thereon, then theirs, administrators or	his conveyance shall become abso- assigns, at any time thereafter, to
at the office of THE DEMING INV executed and delivered by the said p specified. But if default be made in mortgage or lien prior to this are in lute, and the whole shall become du sell the premises hereby granted, or part, his heirs, administrators or a thereon, and interest on delinquent	any part thereof, in the	e manner prescribed by l to moneys arising from s	law, appraisement hereby such sale to retain the ar	waived or not, at the mount due for principa	option of the party of the second I and interest, taxes and penalties
1 . 21	January and the fragment	of the first want	luniar.	on acalinia	
And said mortgagor further as berein provided, the mortgagor	r expressly agree that i	in case of foreclosure of I fifty dollars as a reason	this mortgage, and as often	n as any proceedings sl a fee therefor, in additio	all be taken to forcelose the same, on to all other legal costs and statu-
tory fees; said fee to be due and principage, and the amount thereof	ayable upon the filing of shall be recovered in said	l petition for forcelosure I forcelosure suit and inc	and the same shall be a fur- luded in any judgment or	ther charge and lien upo decree rendered in any	n the said premises described in this action as aforesaid, and collected
And said mortgagor further as herein provided, the mortgagor further as herein provided, the mortgagor tory feest said fee to be due and prortgage, and the amount thereof and the lien hereof enforced in the same be brought in County where rehereby expressly waived.	mine manner as the print cal estate mortgaged is s	opal debt hereby secured situated regardless of resi	, It is expressly stipulated dence of mortgagors, or el-	d that upon defaut he ther of them, and all o	bjections to venue of such suit are
					day and year first above written.
	VERED IN PRESENCE OF				
				يستيشنج خيجت موجد	(Seal)
			The second secon		(Seal)
State of Oklahoma,		ninty, ss.			roje kaj kaj r
Before me,					Public, in and for said County and
State, on this					and
to me known to be the identical pe					
nsfree an					
WITNESS my hand and offi	icial scal the day and ye	ar Inst above set forth.			
My commission expires	Service of the Control of the Contro				Notary Public.
		ASSIG	TNEMN		
					DOLLARS,
toin han	d paid, the receipt of whereby secured, without received.	hich is hereby acknowled course.	Iged	do hereby transfer to	Lasternania and Lasternania and Lasternania
IN WITNESS WHEREOF,	liave hereu	nlo set	hand this	.day of	10
					11446
State of	and the state of t			diskova i filozofici. Diskova i se se se	
On this					in and for said County, personally
da Berawatan da da at kat					
who is to me personally known to act and deed for the uses and purpo	be the identical person	who executed the forego	ing assignment, and duly a	teknowledged the execut	ion of the same to be his voluntary
IN TESTIMONY WHEREC		ny hand and official scal.	on the day and date last	nbove written-	
My commission expires	ing Parang menang merenggi ing panggangan	AND A CAMPAGE SERVICES		of the following the first	Notary Public.
					Notaer Dublic
		Table 1 and the second of the		And the second s	Notary Public.
State of Oklahoma, County o	of Tulsa, ss.				
A SANTANIA SANTANIA MANAMATANIA	of Culsu, es.				Notary Public.