MORTGAGE RECORD

		MORTGAGE	나는 얼마나 사고를 살면요 하다.
THIS INDESTURE, Made t	his day	of the state of th	the year of our Lord One Thousand Nine
Hundred and	botween		
rangan dan berangan dan kecamatan dan berangan dan berangan dan berangan dan berangan dan berangan dan beranga Berangan dan berangan dan berang Berangan dan berangan dan berang			
of the County of		and State of Oklahoma, of the first part, and	
of the second part;			
		ideration of the sum of	
		y acknowledged, hasold an	
		administrators or assigns, forever, all that tract	
and the second of the second o		ahoma, described as follows, to-wit:	
	ر در از در از در		
The second secon			
		neres, more or less, according to the Govern	
		the contract of the contract o	
general Government, or in any cour amounts hereby secured and shall be	t, in order to preserve or protect t ear interest at the same rate, with	second part, or its assigns, should bereafter appear in the title hereinbefore warranted, all costs and expendi the appurtenances, rents, issues and profits and all	tures made in that behalf shall be added to the the estate, title and interest of said part
of the first part therein. And the sa	id part of the first part do	hereby covenant and agree that at the delivery herecand indefeasible estate of inheritance therein, and wil	of
and that the same is free and clear of	of all incumbrances of whatsoever	kind except a certain mortgage for \$	given to THE
		t of the sum of	
		William Committee of the committee of th	
payable as follows, to-wit:			
	1st. 19 : \$	156, 13 ; \$	1st, 19
at the office of THE DEMING INV	PSTMENT COMPANY, Oswogo.	Kansas, according to the terms	certain promissory note this day
executed and delivered by the said p specified. But if default be made in	ourt of the first part to the said such payment, or any part thereof	Kausas, according to the terms party of the second part; and this conveyance shall or interest thereon when due, or the taxes, or if repayable, or if the insurance is not kept in force the ful for said party of the second part, his beirs, admin prescribed by faw, appraisement hereby waived or n arising from such sale to retain the amount due f gether with the costs and charges of making such sale,	he void if such payment be made as herein my installment of principal or interest of any
mortgage or lien prior to this are no lute, and the whole shall become due	I paid when the same are due and e and payable, and it shall be lawf	payable, or if the insurance is not kept in force the ul for said party of the second part, his heirs, admin	reon, then this conveyance shall become abso- istrators or assigns, at any time thereafter, to
sell the premises hereby granted, or part, his heirs, administrators or as	any part thereof, in the manner isigns; and out of all the moneys	prescribed by law, appraisement hereby waived or a arising from such sale to retain the amount due for the with the court and charge of recking well and the court and the co	or, at the option of the party of the second or principal and interest, taxes and penalties and the averages if any there has shall be not
by the party making such sale, on de	emand to the said part of the l	lirst part, heirs or assigns.	
And said mortgagor further	expressly agree, that in case of will now to said plaintiff fifty dolls	forcelosure of this mortgage, and as often as any program as a reasonable attornov's or solicitor's fee therefor	occedings shall be taken to foreclose the same,
tory fees; said fee to be due and pa mortgage, and the amount thereof s	yable upon the filing of petition f hall be recovered in said foreclosu	or forcelosure and the same shall be a further charge a re suit and included in any judgment or decree read	nd lien upon the said premises described in this cred in any action as aforesaid, and collected
and the lien bereof enforced in the same be brought in County where re	ame manner as the principal debt l al estate mortgaged is situated rep	foreclosure of this mortgage, and as often as any pro- ars as a reasonable attorney's or solicitor's fee therefo for foreclosure and the same shall be a further charge are re suit and included in any judgment or decree real hereby secured. It is expressly stipulated that upon gardless of residence of mortgagors, or either of them	default herein suit to foreclose this mortgage, and all objections to venue of such suit are
nereny capitosiy marten		ha hereunto set hand har	
	the said partof the first part ered in Presence of	na nereunto set nand au	id seatthe day and year hist above written-
		andreas and the second of the	(Seal)
			(Seal)
State of Oklahama	County sa.	보기 하고 있는 이 경기가 되고 있는 것으로 있다. 중 하는 어디에 숙한 생생들은 경영을 들었다. 그는 사람이	
			a Natary Public in and for said County and
		, personally appe	
A Mark Marketing Programmers and the company of the		l foregoing instrument, and acknowledged to me tha	t executed the same
as free and	d voluntary act and deed for the u	ses and purposes therein set forth.	
and the second of the second o	eial seal the day and year last abo		
My commission expires	化射性性 医精神 医动物 医抗性性 医皮肤 化二氯		Notary Public.
		ASSIGNMENT	
the within mortgage and notether		eby acknowledged do hereby	transfer to
IN WITNESS WHEREOF,		land thisday of	10
State of			
On this,	day of	19before me, a Nota	
	بالكرا فالمتكافية المتهاجية المسروعين		ry Public, in and for said County, personally
SEC 6. As a series of the Control of			
who is to me personally known to b	o the identical person who execu	ited the foregoing assignment, and duly neknowledged	
	or the identical personwho execuses therein expressed.	ited the foregoing assignment, and duly neknowledged	the execution of the same to be his voluntary
IN TESTIMONY WHEREO	oe the identical personwho execuses therein expressed. F, I have hereunto set my hand as	tled the foregoing assignment, and duly acknowledged and official seal, on the day and date last above writte	the execution of the same to be his voluntary
IN TESTIMONY WHEREO	oe the identical personwho execuses therein expressed. F, I have hereunto set my hand as	ited the foregoing assignment, and duly neknowledged	the execution of the same to be his voluntary
IN TESTIMONY WHEREO	the identical person who executes therein expressed. F. I have hereunto set my hand at the control of the	tled the foregoing assignment, and duly neknowledged and official scal, on the day and date last above writte A. D. 19	the execution of the same to be his voluntary in. Notary Public.
IN TESTIMONY WHEREO	the identical personwho executes therein expressed. F. I have hereunto set my hand at the control of the co	aled the foregoing assignment, and duly neknowledged and official seal, on the day and date last above written. A. D. 19	the execution of the same to be his voluntary in. Notary Public.