MORTGAGE RECORD

		MORT	GAĞE		
Hundred and	be	elween			
of the County of		and State of Ok	lahoma, of the first part	t and	
and the second s					
of the second part; WITNESSETH, That the s	said partof the first part	in consideration of the	sum of.		marati and a second
فسيق فلستناف مدولا والرأ أرزي واليري		وأوالم ومعلوا والكالكالي الشار	المتناس والمستناد والتياب	and the same of the same of the same of	DOLLARS,
to dul	ty of the second part, his	heirs, administrators of Oklahoma, describe	or assigns, forever, a	Il that tract or parcel o	f land situated in the County
	and the second second				<u> </u>
of the Indian Meridian, containing	g in all	ncres, n	nore or less, according	to the Government survey	thereof.
And it is hereby mutually a general Government, or in any co- amounts hereby secured and shall	ngreed that in case the party urt, in order to preserve or p bear interest at the same rat	of the second part, or is protect the title hereinly e, with the appurtenan	ts assigns, should herea efore warranted, all cos ces, rents, issues and p	fter appear in any of the l is and expenditures made in profits and all the estate, t	and departments or offices of the that behalf shall be added to the tite and interest of said part
of the first part therein. And the the lawful ownerof the premises and that the same is free and clea DEMING INVESTMENT COMPA	r of all incumbrances of what NY.	tsoever kind except a c	ertain mortgage for \$		given to THE
THIS GRANT is Intended a	s a Montgage to secure the r	payment of the sum of			DOTTING
payable as follows, to-wit:					DOLLARS,
	.1st, 19 ; \$		lst, 19		1st, 10;
\$	Ist, 19 ; \$		lst, 19	inii ; \$ in ii	antein permissioner note, this day
specified. But if default be made mortgage or lien prior to this are lute, and the whole shall become a self the premises hereby granted, part, his heirs, administrators or thereon, and interest on delinquent by the party making such sale, on And said mortgagor furth as herein provided, the mortgagor tory fees; said fee to be due and mortgage, and the amount thereof and the lien hereof enforced in the may be brought in County where hereby expressly waived.	in such payment, or any part not paid when the same are clue and payable, and it shall or any part thereof, in the wassigns; and out of all the attacks at the rate fixed by demand to the said part or expressly agree that in will pay to said plaintiff fi payable upon the filing of p f shall be recovered in said for same manner as the principared estate mortgaged is situ	thereof or interest the due and payable, or if be lawful for said part aguner prescribed by le moneys arising from as law, together with the of the first part, case of foredosure of thy dollars as a reasone cition for foredosure suit and the lad debt hereby secured, and regardless of residented regardless of regardl	ercon when due, or the the insurance is not key y of the second part, h w, appraisement herebach is all to retain the costs and charges of me his mortgage, and as of the attorney's or solicit and the same shall be a f uded in any judgment. It is expressly stipul dence of mortgagors, or	A faxes, or if any installine for fin force thereon, then the is heirs, administrators or a winved or not, at the or amount due for principal iking such sale, and the oversies or assigns. Item as any proceedings sha or's fee therefor, in addition further charge and lieu upon or decree rendered in any ated that upon default here either of them, and all ob-	certain promissory notethis day such payment be made as herein and or principal or interest of any is conveyance shall become absorbeing, at any time thereafter, to piton of the party of the second and interest, taxes and penalties plus, if any there be, shall be paid all be taken to foreclose the same, to all other legal costs and statuthe said premises described in this action as aforesaid, and collected in suit to foreclose this mortgage jections to venue of such suit are
	, The said partof the fire				day and year first above written.
	IVERED IN PRESENCE OF				(Seal)
State of Oklahoma.					
				a Notary P	ublic, in and for said County and
State, on this	day of	artino de la compania de la compani La compania de la co	19	personally appeared	ر ما باز ما بازد کار از این از ای از این
to me known to be the identical p	person who executed the wit				
as free i					
	Micial seal the day and year l				
My commission expires					Notary Public.
		ASSIG	NMENT		
	the sum of	The second secon			DOLLARS,
to in ha			ged	do hereby transfer to	
IN WITNESS WHEREOI	F, have hereunte	set	liand this	day of	
On this	day of		19befo		and for said County, personally
			and the second order from an arm	and the second s	
who is to me personally known to act and deed for the uses and purj	oses therein expressed.	io executed the foregoi	ng assignment, and duly	A weigned and execution	on or one same to ocults voluntary
	COF, I have hereunto set my		and the second of the second o	67 - 1 - 1 - 1 - 1 - 2 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4	
My commission expires		A. D. 19.			Notary Public.
State of Oklahoma, County	of Tulsa, ss.		and the second s		
This instrument was filed for	or record on the			A, D, 19	nto'clock M.
Ву	PP. Ville Harrister of the state of the stat	Denuty.	in the second second	kongo, in makaping da kampangan pangan bandan kampan pangan pangan pangan pangan pangan pangan pangan pangan p Pangan pangan panga	Register of Deeds.