## MORTGAGE RECORD

MORTGAGE				
				he year of our Lord One Thousand Nine
				agradation de generales en
The state of the s				
of the second part:				
				in and a special control of the cont
				by these presents do Grant, Bargain, Sell-
				e parcel of land situated in the County
of.				
	ليهيما أساه فيلي ومساركين فسيسوها		<u></u>	
	* ************************************			
of the Indian Meridian, containing in	And the fact of the first transfer of			
of the first part therein. And the said	part of the first part do he	ereby covenant and agree t	hat at the delivery hereof . eritance therein, and will \	ny of the land departments or offices of the res made in that behalf shall be added to the e estate, title and interest of said part
and that the same is free and clear of DEMING INVESTMENT COMPANY.	all incumbrances of whatsoever kin	nd except a certain mortgo	ge for \$	given to THE
				TOTAL CONTRACTOR OF THE PROPERTY OF THE PROPER
phyable as follows, to-wit:				DOLLARS,
	1st, 19 ; \$		st, 19; \$	
at the office of THE DEMING INVESTIGATION AND ADMINISTRATION OF THE DEMING INVESTIGATION OF THE PROPERTY OF TH	FAIENT COMPANY, Oswego, Ka	ansas, according to the ter arty of the second part; a	ms od this conveyance shall h	
specing to the default be made in su mortgage or lien prior to this are not p lute, and the whole shall become due a sell the premises hereby grunted, or an part, his heirs, administrators or assig thereon, and interest on delinquent to	en payment, or any part thereof of anid when the same are due and pa- and payable, and it shall be lawful by part thereof, in the manner pre gas; and out of all the moneys ar- ces at the rate fixed by law, toget	or micrest thereon whan o cayable, or if the insurance for said party of the secon escribed by law, appraisen rising from such sale to r ther with the costs and chu	ue, or the taxes, or it in is not kept in force thereon id part, his heirs, administ tent hereby waived or not etain the amount due for riges of making such sale, as	certain promissory notethis day ne void if such payment be made as herein y installment of principal or interest of any on, then this conveyance shall become abso- trators or assigns, at any time thereafter, to , at the option of the party of the second principal and interest, taxes and penulties and the overplus, if any there be, shall be paid
IN WITNESS WHEREOF, 'The	e said partof the first part ha			eedings shall be taken to forcelose the same, in addition to all other legal costs and statutien upon the said premises described in this cd in any action as aforesaid, and collected chall herein suit to forcelose this mortgage and all objections to venue of such suit are sealthe day and year first above writteness.
Signed and Deliveri	ed in Presunce of			12m.X
				(Seal)
State of Oklahoma,				
Before me				Notary Public, in and for said County and
State, on this				red
				executed the same
ns free and v				executed the same
WITNESS my hand and official	I seal the day and year last above	set forth.		
My commission expires	10			Notary Public.
	A	SSIGNMENT		
with All of the control of the primary of a field of				DOLLARS,
to in hand p		y neknowledged	do hereby to	ansfer to
IN WITNESS WHEREOF,		hand this	day of	
				······································
State of				
appeared				Public, in and for said County, personally
	the identical personwho executed			he execution of the same to be his voluntary
and the control of th	I have hereunto set my hand and	and the second of the second o	The state of the s	
My commission expires				Notary Public.
State of Oklahoma, County of (	Inlea, aa.		and the second s	
		day of	a.b.	, 19
Ву	Parist			Register of Deeds.