MORTGAGE RECORD

MORTGAGE			
THIS INDENTURE, Made this	day of		rear of our Lord One Thousand Nine
Hundred and			
of the County of	TALL FATT		
经货售货货 医多种性皮肤 医二氏性血管 化氯化铵 化	and Sinte of Okianon	in, of the first part, and	
of the second part:			
WITNESSETH, That the said partof the	first part in consideration of the sum	of	TOUT AND
to duly paid, the receipt of			
AND MORTGAGE to the said party of the second	part, his heirs, administrators or a	ssigns, forever, all that tract or pa	
ofin			
of the Indian Meridian, containing in all			
And it is hereby mutually agreed that in case to general Government, or in any court, in order to presumounts hereby secured and shall bear interest at the of the first part therein. And the said partof the the lawful ownerof the premises above granted and	first part do hereby covenant and	agree that at the delivery hereof	LANT AND DEFEND the title to the same.
and that the same is free and clear of all incumbrance DEMING INVESTMENT COMPANY,	es of whatsoever kind except a certain	mortgage for \$	given to THE
THE CRANT is intended as a Mountain to se	ours the navement of the sum of		
payable as follows, to-wit:	فسنست وتقارفه فسأفث والأراز بالأراث أبالكام		DOLLARS,
§	.; \$	lst, 19; \$	1st, 19;
\$			
at the office of THE DEMING INVESTMENT COM- executed and delivered by the said part—of the first specified. But if definite be made in such payment, or mortgage or lien prior to this are not paid when the s- lute, and the whole shall become due and payable, an ell the premises hereby granted, or any part thereof, part, his heirs, administrators or assigns; and out of thereon, and interest on delinquent faxes at the rate by the party making such sale, on demand to the said	l mant of the Carl west	Value on aminus	
And said morigagor. In ther expressly agree as herein provided, the mortgagor will pay to said provided, the mortgagor will pay to said provided, and the amount thereof shall be recovered and the lien hereof enforced in the same manner as may be brought in County where real estate mortgaghereby expressly waived. IN WITNESS WHEREOF, The said part	of the first part ha hereunto set	ortgage, and as often as any proceedin torney's or solicitor's fee therefor, in ac s same shall be a further charge and lien in any judgment or decree rendered in expressly stipulated that upon defaul of mortgagors, or either of them, and hand, and seal	gs shall be taken to forcelose the same, dition to all other legal costs and statutupon the said premises described in this any action as aforesaid, and collected therein suit to forcelose this mortgage all objections to venue of such suit arethe day and year first above written
		and the second s	(Seal)
			(Seat)
State of Oklahoma.	County, ss.		
Before me,		n Not	ary Public, in and for said County and
State, on this day of			amd
to me known to be the identical personwho execute as free and voluntary act as	nd deed for the uses and purposes the		executed the same
WITNESS my hand and official seal the day of			
My commission expires	ASSIGNM		Notary Public
For and in consideration of the sum of	t of which is hereby acknowledged		
the within mortgage and notethereby secured, with IN WITNESS WHEREOF,have		l this day of	
State of	Manager and		
On this day of		19 before me, a Notary Pul	
appeared			
who is to me personally known to be the identical peact and deed for the uses and purposes therein express	ersonwho executed the foregoing assed.	ignment, and duly acknowledged the ex	secution of the same to be his voluntary
IN TESTIMONY WHEREOF, I have licrount		s day and date last above written.	
My commission expires			Notary Public.
State of Galahoma, County of Tulsa, vs.			Company of the Compan
	day of	A. D. 19	nt o'clock M.
This instrument was filed for record on the By	Deputy.	a di Maria <u>di Albanda, ma</u> n Jawa di Maria di Albanda di Maria	Register of Deeds,
 Louis Bith Administration of the second states of the Administration. 	gradian september 1 mengan mengan berandak di kebandan	and the state of the control of the state of	and a service of the