## MORTGAGE RECORD

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		in the year	
of the County of	and State	of Oklahoma, of the first part, and	and the state of t
of the second part:			
	aid partof the first part in consideration	of the sum of	manuscriptor of the state of th
AND MORTGAGE to the said part	y of the second part, his heirs, administ	edged, ha	of land situated in the Count
f the Indian Meridian, containing	in all	res, more or less, according to the Government surve	ey thereof.
of the first part therein. And the s	said part of the first part do hereby of	t, or its assigns, should hereafter appear in any of the reinbefore warranted, all costs and expenditures made tenances, rents, issues and profits and all the estate venant and agree that at the delivery hereof assible estate of inheritance therein, and will Warrax	r AND DESEND the title to the same
and that the same is free and clear DEMING INVESTMENT COMPA	of all incumbrances of whatsoever kind exce	pt a certain mortgage for \$	given to TH
THIS GRANT is intended as	a Morrange to secure the neverent of the st	m of	
onymble as follows, to-wit:	1st. 10 + 5	lst, 10 ; \$	1st. 19
	lst, 10 ; \$.		1st, 19
seemed and delivered by the said pecified. But if default be made in nortgage or lien prior to this are in ute, and the whole shall become the ell the premises hereby granted, o part, his heirs, administrators or a thereon, and interest on delinquent	part	coording to the terms	in such payment to made as here ment of principal or interest of an this conveyance shall become absor- assigns, at any time thereafter, to option of the party of the secon- al and interest, taxes and penalti- verplus, if any there be, shall be pa-
by the party making such sale, on and said mortgagor. Jurthe is herein provided, the mortgagor ory fees; said fee to be due and participate, and the amount thereof the law hore of any formal in the	demand to the said part of the live part, or expressly agree that in case of foreclosur, will pay to said plaintiff fifty dollars as a repayable upon the filing of pelition for forecle shall be recovered in said foreclosure suit an same managers the initiation of the heady so	heirs or assigns.  e of this mortgage, and as often as any proceedings assomable nitorney's or solicitor's fee therefor, in addit sure and the same shall be a further charge and lien up included in any judgment or decree rendered in most it is expressly simpled that mon default in	shall be taken to foreclose the sam ion to all other legal costs and state on the said premises described in the yr action as aforesaid, and collect grein suit to foreclose this more ra-
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