MORTGAGE RECORD

MORTGAGE			
THIS INDENTURE, Made	this day of		in the year of our Lord One Thousand Nine
Hundred and	between		
of the County of	and 5	State of Oklahoma, of the first part, and	
of the second part:	en de la companya de		
	man particular of the party in considera		DOLLARS,
			sold and by these presents do Grant, Bargain, Sell
	y of the second part, his heirs, adm		t tract or parcel of land situated in the County
	e de como de c		
tara da di kacamatan da kacamatan da	en en de de la company de la c	and the second second second second	
and organization in the contract of the contra		and the second seco	
of the Indian Meridian, containing	in all	. acres, more or less, according to the	Government survey thereof.
And it is hereby mutually ag	reed that in case the party of the second	I part, or its assigns, should bereafter up	pear in any of the land departments or offices of the expenditures made in that behalf shall be added to the and all the estate, title and interest of said part
amounts hereby secured and shall b	ear interest at the same rate, with the	appurtenances, rents, issues and profits	expenditures made in that behalf shalf be added to the and all the estate, title and interest of said part
the lawful owner of the premises a	boye granted and seized of a good and i	ndefeasible estate of inheritance therein,	ry hereof and Warrant and Defend the title to the same,
and that the same is free and clear DEMING INVESTMENT COMPAN	of all incumbrances of whatsoever kind VY.	except a certain mortgage for \$	given to TILE
THIS GRANT is intended as	a Morrozon to secure the payment of t	he sum of	
payable as follows, to-wit:			DOLLARS,
	1st, 10; §	1st, 19; \$	1st, 19;
\$	1st, 19 S.	1st, 19; \$	ist, 19;
executed and delivered by the said; specified. But if default be made in mortgage or lien prior to this are at lute, and the whole shall become du self the premises hereby granted, or part, his heirs, administrators or at thereon, and interest on delinquent by the party making such sale, on d	part of the first part to the said parts such payment, or any part thereof or in ot paid when the same are due and paya- e and payable, and it shall be lawful for any part thereof, in the manner preser- ssigns; and out of all the moneys arisi- taxes at the rate fixed by law, together temand to the said part the first p	y of the second part; and this conveyan increst thereon when due, or the taxes able, or if the insurance is not kept in fe said party of the second part, his heirs libed by law, appraisement hereby waiving from such sale to retain the amount with the costs and charges of making steat,	certain promissory notethis day ce shall be void if such payment be made as herein , or if any installment of principal or interest of any orce thereon, then this conveyance shall become absonation in the same as the control of the party of the second at due for principal and interest, taxes and penalties the sale, and the overplus, if any there be, shall be paid saigns.
And said mortgagor further as herein provided, the mortgagor tory fees; said fee to be due and pumortgage, and the annual thereof and the lien hereof enforced in the say be brought in County where rehereby expressly waived.	expressly agree, that in case of forcel will pay to said plaintiff fifty dollars as syable upon the filing of petition for for shall be recovered in said forcelosure sui ame manner as the principal debt hereb- cal estate mortgaged is situated regardle	osure of this mortgage, and as often as a reasonable attorney's or solicitor's fee reclosure and the same shall be a further t and included in any judgment or deer y secured. It is expressly stipulated the ss of residence of mortgagors, or either	ssigns. any proceedings shall be taken to foreclose the same, therefor, in addition to all other legal costs and statucarge and lien upon the said premises described in this cer rendered in any action as aforesaid, and collected at upon default herein suit to foreclose this mortgage of them, and all objections to venue of such suit are
		hereunto set la	and and sealthe day and year first above written-
Signed and Deliv	ered in Presence of		(Seal)
			(Seal)
State of Oklahoma,	Connector sec		
			lly appeared
			and -
			me thatexecuted the same
	d voluntary act and deed for the uses an		
WITNESS my hand and offic	cial seal the day and year last above set	forth.	
My commission expires			Notary Public
		SIGNMENT	
For and in consideration of the			DOLLARS,
to	I paid, the receipt of which is hereby as eby secured, without recourse.	cknowledged da	hereby transfer to
IN WITNESS WHEREOF,		hand this	day of
appeared	day ot		a Notary Public, in and for said County, personally
who is to me personally known to be act and deed for the uses and purpos	es therein expressed.	ie ioregoing assignment, and duly ackno	wledged the execution of the same to be his voluntary
Contraction of the second contract of the first of the	F, I have bereunto set my hand and offi		
My commission expires	A, D.		Notary Public.
State of Oklahoma, County of	Tulaa, ss.	erden jahrengering (dager () v. 1965 d.) i Principagor de Aril () egilden (note v. 1965 () erden (note v. 1965 Principagor et () v. 1966 () erden (note v. 1965	
			A. D. 19 at o'clock M.
By	datas datas sara atau atau ara a da	Win was file of wheathall will	and the same of th