MORTGAGE RECORD

	MOR'	rgage :	
THIS INDENTURE, M	lade thisday of	in the Year	of our Lord One Thousand Nine
Hundred and			
	. 장면을 하는 것이 되었다. 그런 보고 있는 것을 하는 것이 되었다. (1988년 - 1988년 - 1987년 - 1988년 - 1988		
of the County of	and State of	Oklahoma, of the first part, and	amaz ilizaardi een alle ee ediniminin
of the second part:		ingan da	inaminatia ma a amatriminini
WITNESSETH, That t	he said partof the first part in consideration of	the ≊um of	andament transcore all a services of a service of
garage and the second s			DOLLARS,
	duly paid, the receipt of which is hereby acknowled		
	party of the second part, his heirs, administrate		of land stollaged in she Country
and the regular to a construction of the construction	international program is a transfer and the contract of the co		
	ning in all,acres		
	A RESIDENT TO A RESIDENCE OF THE CONTRACT OF T		
general Government, or in any	ly agreed that in case the party of the second part, recourt, in order to preserve or protect the title here null bear interest at the same rate, with the appurter	inbefore warranted, all costs and expenditures mad nances, rents, issues and profits and all the estate	e in that behalf shall be added to the , title and interest of said part
of the first part therein. And	the said partof the first part dohereby coverises above granted and seized of a good and indefeas	nant and agree that at the delivery hereof	T AND DEFEND the title to the same,
and that the same is free and	clear of all incumbrances of whatsoever kind except WPANY.	a certain mortgage for \$	given to THE
THIS GRANT is intend	ed as a Montgagn to secure the payment of the sum		DOLLARS.
payable as follows, to-wit:			
	. 1st, 19 ; \$; \$	1st, 19
	19	180, 19; 3	Manual Sty Wannami
at the office of THE DEMINC executed and delivered by the	i INVESTMENT COMPANY, Oswego, Kansas, accossid partof the first part to the said party of the de in such payment, or any part thereof or interest are not paid when the same are due and payable, one due and payable, and it shall be lawful for said ped, or any part thereof, in the manner prescribed by or assigns; and out of all the moneys arising from ment taxes at the rate fixed by law, together with the	rding to the terms. second part; and this conveyance shall be yold	if such payment be unde as herein
mortgage or lien prior to this a	me in such payment, or my part interest or interest ire not paid when the same are due and payable, or no due nod payable, and it shall be layful for said to	if the insurance is not kept in force thereon, then arty of the second part, his heirs, administrators of	this conveyance shall become absorr assigns, at any time thereafter, to
sell the premises hereby grante part, his heirs, administrators	ed, or any part thereof, in the manner prescribed by or assigns; and out of all the moneys arising from	y law, appraisement hereby waived or not, at the such sale to retain the amount due for princip	e option of the party of the second
thereon, and interest on deling	quent taxes at the rate fixed by law, together with to on demand to the said part of the first part,	he costs and charges of making such sale, and the c	verplus, it any there be, shall be paid
And said mortgagorfi	arther expressly agree that in case of forcelesure	of this mortgage, and as often as any proceedings	shall be taken to forcelose the same,
as herein provided, the mortes tory fees; said fee to be due a	gor will pay to said plaintiff fifty dollars as a reas and payable upon the filing of petition for forcelosu	onable attorney's or solicitor's fee therefor, in addit a and the same shall be a further charge and lien up	ion to all other legal costs and statu- on the said premises described in this
and the lien hereof enforced in	urther expressly agree that in case of forcelosure of agor will pay to said plaintiff fifty dollars as a reas and payable upon the filing of petition for forcelosure suit and it the same manner as the principal debt hereby securere real estate mortgaged is situated regardless of re-	neithed in any judgment of decree rendered in a ed. It is expressly stipulated that upon default be esidence of morteagors, or either of them, and all	erein suit to forcelose this mortgage objections to venue of such suit are
nereby expressiy warrear			(1) 1 Heart Hallet Hall Hall Hall Hall
	EOF, The said partof the first part hahereu	nto set handand sealt	he day and year first above written.
Signed and I	Delivered in Presence of		(Spar)
	County, ss.	상태에 되는 생활하는 학교 하는 얼마를 받았다.	
	day of:		
***************************************	al personwho executed the within and foregoing in		
asfi	ree and voluntary act and deed for the uses and purp	oses therein set forth.	
WITNESS my hand an	d official seal the day and year last above set forth.		
My commission expires	10		Notary Public.
	ASSIC	INMENT	
For and in consideration	n of the sum of		DOLLARS,
tolt	a hand paid, the receipt of which is hereby acknowledge.	edged	to
	thereby secured, without recourse.		
IN WITNESS WHER	EOF,have hereunto set	hand this and the same and the	The state of the s
On this.	day of	19 before me, n Notary Public	, in and for said County, personally
who is to me nurstnally know	n to be the identical personwho executed the fore	who assignment and duly acknowledged the exce	ution of the same to be his voluntary
act and deed for the uses and	purposes therein expressed.		
	EREOF, I have hereunto set my hand and official se		
My commission expires	A. D. 19		Notary Public.
State of Oklahoma, Com	the of Melon or		
This instrument was file	ung new man, seday of	A.D. 19	
	Deputy.		Register of Deeds,
tata a arti dan dingki ng daal	Deputy.		Register of Deeds,