MORTGAGE RECORD

이 방법은 이 것이 같은 것이 같이 많이 하는 것이 같이 했다.		RTGAGE	
THIS INDENTURE, Made this	between	in the year	of our Lord One Thous
		······	anii, galamii,
		e of Oklalioma, of the first part, and	
of the second part:			
WITNESSETH, That the said par	rtof the first part in consideratio	of the sum of	*****
		wledged, ha	しょうだん たいとうしょう かんかい しょうかい おんしょう
		strators or assigns, forever, all that tract or parcel	(a) A share the second s second second s second second s second second se
l		lescribed as follows, to-wit:	
	an a		
	****	acres, more or less, according to the Government survey	
of the indian Meridian, containing in an		acres, more or less, according to the clovernment survey	
general Government, or in any court, in amounts hereby secured and shall bear in	order to preserve or protect the title nterest at the same rate, with the app	art, or its assigns, should hereafter appear in any of the hereinbefore warranted, all costs and expenditures made urtenances, rents, issues and profits and all the estate,	in that behalf shall be add title and interest of said
of the first part therein. And the said pa	artof the first part dohereby granted and seized of a good and ind	covenant and agree that at the delivery hereof	AND DEFEND the litle to
and that the same is free and clear of all DEMING INVESTMENT COMPANY	l incumbrances of whatsoever kind ex	cept a certain mortguge for S	giver
「「「「」」「「」」」」」」」」」」」」」」」」」」」」」」」」」		sum of	
payapie as renows, co-wre:			
\$	1st, 19; \$		
at the office of THE DEMING INVEST	MENT COMPANY, Oswego, Kausas,	according to the terms	certain promissory note .
And said mortgagor further exp. as herein provided, the mortgagorwill	pressly agree that in case of forcelos pay to said plaintiff fifty dollars as a	t,	all be taken to foreclose on to all other legal costs i
And said mortgagor. Just in derivation as herein provided, the mortgagor. will j tory feest said fee to be due and payabh mortgage, and the amount thereof shall l and the lien hereof enforced in the same j may be brought in County where real es hereby expressly waived.	The safe since particulation and the line pair pay to said plaintiff fifty dollars as a le upon the filing of polition for force be recovered in said forcelosure suit (manner as the principal delt hereby is state mortgaged is situated regardless	t,heirs or assigns. Ire of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additio losure and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any ecured. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o	nill be taken to foreclose on to all other legal costs a n the said premises describ r action as aforesaid, and rein suit to foreclose this bjections to venue of suc
And said mortgagorfurther exp as herein provided, the mortgagorwill fory feest said fee to be due and payable mortgage, and the amount (hereof shall 1) and the len hereof enforced in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s	resaly agreethat in case of forcelos pay to said plaintiff fifty dollars us a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part her	t,	
And said mortgagorfurther exp as herein provided, the mortgagorwill fory feest said fee to be due and payable mortgage, and the amount (hereof shall 1) and the len hereof enforced in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED	resaly agreethat in case of forcelos pay to said plaintiff fifty dollars us a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part hr	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shall be a further charge and lien upo and included in any judgment or decree rendered in any ecured. It is expressly stipulated that upon default be of residence of mortgagors, or either of them, and all o hereunto set	i day and year first abov
And said mortgagorfurther exp as herein provided, the mortgagorwill fory feest said fee to be due and payable mortgage, and the amount (hereof shall 1) and the len hereof enforced in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s	pressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal debt hereby i state mortgaged is situated regardless said partof the first part ha	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any equired. It is expressly stipulated that upon default be of residence of mortgagors, or either of them, and all o hereunto set	s day and year first above
And said morigagorfurther exp. as herein provided, the mortgagorwill fory feest said fee to be due and payable mortgage, and the amount fhereof shall 1 and the lien hereof enforced in the same <i>j</i> may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED	pressly agreethat in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal dot hereby i state mortgaged is situated regardless said partof the first part hr	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shall be a further charge and lien upo and included in any judgment or decree rendered in any ecured. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o creanto set	s day and year first above
And said mortgagorfurther exp as herein provided, the mortgagorwill fory fees; said fee to be due and payable mortgage, and the amount thereof shall 1 and the len hereof enforced in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part her	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any entred. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o hereunto set	s day and year first above Public, in and for said Co
And said mortgagorfurther exp as herein provided, the mortgagorwill fory fees; said fee to be due and payable mortgage, and the amount thereof shall 1 and the lene hereof enforced in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oklahoma Before me,	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part her	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any entred. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o hereunto set	s day and year first abov Public, in and for said Co
And said mortgagorfurther exp as herein provided, the mortgagorwill fory fees; said fee to be due and payable mortgage, and the amount thereof shall 1 and the lene hereof enforced in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oklahoma Before me,	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any entred. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o hereunto set	1 day and year first above Public, in and for said Co
And said morigagor. Jurther exp as herein provided, the morigagor. Jurth fory fees said fee to be due and myabh morigage, and the amount thereof shall 1 and the later of more dia the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oblahoma. Before me,	ressly agreethat in case of forcelos pay to said plaintif fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal dot hereby i state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any entred. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o hereunto set	s day and year first above Public, in and for said Co
And said morigagor. Jurther exp as herein provided, the morigagor. Jurth fory fees said fee to be due and myabh morigage, and the amount thereof shall 1 and the later of more dia the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oblahoma. Before me,	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any encued. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o mercunto set	s day and year first above Public, in and for said Co
And said mortgagorfurther exp as herein provided, the mortgagorwill fory fees; said fee to be due and myabh mortgage, and the amount thereof shall 1 and the lene hereof enforced in the same a may be broughe in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oklahoma	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby state mortgaged is situated regardless said partof the first part her	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any entropy stipulated that upon default here of residence of mortgagors, or either of them, and sealthe errennto set	s day and year first abov Public, in and for said Co executed
And said mortgagorfurther exp as herein provided, the mortgagorwill fory fees; said fee to be due and myabh mortgage, and the amount thereof shall 1 and the lene hereof enforced in the same a may be broughe in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oklahoma	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filing of potition for force be recovered in said forcelosure suit i manner as the principal dolt hereby i state mortgaged is situated regardless said partof the first part ha	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any eutred. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe nereunto set	s day and year first above Public, in and for said Co
And said mortgagor. further exp as herein provided, the mortgagor. will hory fees; said fee to be due and myabh mortgage, and the amount thereof shall 1 and the later of norred in the same a may be brought in County where real es hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED State of Chiahoma. Before me, State, on this. to me known to be the identical person. as	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any encued. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o mereunto set	s day and year first above Public, in and for said Co
And said mortgagor. further exp as herein provided, the mortgagor. will hory fees; said fee to be due and mayable mortgage, and the amount (hereof shall 1) and the lene hereof enforced in the same a may be brough in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVENED SIGNED AND DELIVENED State of Chilahoma. Before me, State, on this	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit, manner as the principal dolt hereby state mortgaged is situated regardless said partof the first part hr	are of this mortgage, and as often as any proceedings sl reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any eutred. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe nereunto set	s day and year first above Public, in and for said Co executed Notary
And said mortgagor. further exp as herein provided, the mortgagor. will hory fees; said fee to be due and mayable mortgage, and the amount (hereof shall 1) and the lene hereof enforced in the same a may be brought in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED # to me known to be the identical person	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit in mancer as the principal dolt hereby state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings sh reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any equired. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and all o mercunto set	s day and year first above Public, in and for said Co
And said mortgagor. further exp as herein provided, the mortgagor. will hory fees; said fee to be due and mayable mortgage, and the amount (hereof shall 1) and the lene hereof enforced in the same a may be brought in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED # to me known to be the identical person	ressly agree that in case of forcelos pay to said plaintiff fifty dollars as a le upon the filling of petition for force be recovered in said forcelosure suit in mancer as the principal dolt hereby state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any encuent. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe ereanto set	s day and year first abov Public, in and for said Co
And said mortgagor. further exp as herein provided, the mortgagor. will hory fees; said fee to be due and mayable mortgage, and the amount (hereof shall 1) and the lene hereof enforced in the same a may be brought in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED # to me known to be the identical person	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dub thereby i state mortgaged is situated regardless said partof the first part he	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any encuent. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe eremnto set	s day and year first abov Public, in and for said Co
And said mortgagor. further exp as herein provided, the mortgagor. will have fees said fee to be due and mayable mortgage, and the amount thereof shall 1 and the lene hereof enforced in the same a may be brought in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oblahoma. Before me, State, on this	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dub tereby i state mortgaged is situated regardless said partof the first part he	<pre>ire of this mortgage, and as often as any proceedings sh reasonable attorney's or solicitor's fee therefor, in additi losure and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any entrements is expressively stipulated that upon default he of residence of mortgagors, or either of them, and sealthe errennto set</pre>	s day and year first above Public, in and for said Co excented Notary Discourses in and for said County, p
And said mortgagor. further exp as herein provided, the mortgagor. will hory fees said fee to be due and mayable mortgage, and the amount (hereof shall) and the lene hereof enforced in the same a may be brough in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVENED SIGNED AND DELIVENED State of Chilahoma. Before me, State, on this	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby state mortgaged is situated regardless said partof the first part hr! > IN PRESENCE OF 	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any encured. It is expressive stipulated that upon default be of residence of mortgagors, or either of them, and sealthe encunto set	s day and year first above Public, in and for said Co executed Notary Do n and for said County, f
And said mortgagor. further exp as herein provided, the mortgagor. will have fees said fee to be due and mayable mortgage, and the amount thereof shall 1 and the lene hereof enforced in the same a may be brought in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oblahoma. Before me, State, on this. 	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby state mortgaged is situated regardless said partof the first part her	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any encuent. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe eremnto set	s day and year first above Public, in and for said Co executed Notary Do n and for said County, f
And said mortgagor. further exp as herein provided, the mortgagor. will mortgage, and the amount thereof shall junct may be brought in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oblahoma. Before me, State, on this. 	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dub thereby i state mortgaged is situated regardless said partof the first part he	<pre>ire of this mortgage, and as often as any proceedings sh reasonable attorney's or solicitor's fee therefor, in additi losure and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any encuent. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe eremnto set</pre>	s day and year first above Public, in and for said Co executed Notary Do n and for said County, f
And said mortgagor. further exp as herein provided, the mortgagor. will mortgage, and the amount thereof shall 1 and the lenerof enforced in the same a may be broughe in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oklahoma. Before me, State, on this	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of petition for force be recovered in said forcelosure suit i manner as the principal dolt hereby state mortgaged is situated regardless said partof the first part hereby is the mortgaged is situated regardless and part	are of this mortgage, and as often as any proceedings al reasonable attorney's or solicitor's fee therefor, in additi losare and the same shull be a further charge and lien upo and included in any judgment or decree rendered in any encuent. It is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe eremnto set	s day and year first above Public, in and for said Co
And said mortgagor. further exp as herein provided, the mortgagor. will mortgage, and the amount thereof shall 1 and the lenerof enforced in the same a may be broughe in County where real es- hereby expressly waived. IN WITNESS WHEREOF, The s SIGNED AND DELIVERED SIGNED AND DELIVERED SIGNED AND DELIVERED State of Oklahoma. Before me, State, on this	ressly agree that in case of forcelos pay to said plaintif fifty dollars as a le upon the filing of polition for force be recovered in said forcelosure suit in manner as the principal dolt hereby is state mortgaged is situated regardless said partof the first part ha	<pre>ire of this mortgage, and as often as any proceedings sh reasonable attorney's or solicitor's fee therefor, in additi losure and the same shull be a further charge and lien upon and included in any judgment or decree rendered in any entrements is expressly stipulated that upon default he of residence of mortgagors, or either of them, and sealthe eremnto set</pre>	s day and year first above Public, in and for said Co

327

•

部にない

日本には