## MORTGAGE RECORD

		MORTGAGE		
THIS INDENTURE, M	lade this	of	in the year	r of our Lord Qua Thousand Nine
	between.			
at the Causer of		and State of Oklahoma, of the fit	set navi and	
		and parent of Originality of the in-	The Property of the second	the state of the s
of the second part:	he said partof the first part in cons			
	ne sate part,or the first part in cons			
la	duly paid, the receipt of which is hereb	y acknowledged, ha	sold and by thes	e presents do Ghant, Borgain, Sell
	party of the second part, his heirs,			l of land situated in the County
	in the State of Okl			
				, and the state of
and the second of the second o			* A * * 1 * 1 * 1 * 1 * 1 * 1 * 1 * 1 *	
	ining in all.			
general Government, or in any amounts hereby secured and st	ly agreed that in case the party of the a court, in order to preserve or protect hall bear interest at the same rate, with	the title hereinbefore warranted, the appurtenances, rents, issues	all costs and expenditures made and profits and all the estat	e in that behalf shall be added to the
	the said partof the first part do ises above granted and seized of a good			
and that the same is free and o	clear of all incumbrances of whatsoever MPANY.	kind except a certain mortgage	for 8	given to THE
	ed as a Morrgage to secure the paymen			
	A STATE OF THE PARTY OF THE PAR			
payable us follows, to-wit:	1st, 19; \$	Tst	19	ist, 10
<b>S</b>	,1st, 19; \$		19	1st, 19
at the office of THE DEMINO	I INVESTMENT COMPANY, Oswego, said partof the first part to the said de in such payment, or any part thereo are not paid when the same are due and ne due and payable, and it shall be law ed, or any part thereof, in the mainner or assigns; and out of all the moneys quent taxes at the rate fixed by law, to	Kansas, according to the terms.		certain promissory note .this day
specified. But if default be ma mortgage or lien prior to this:	ide in such payment, or any part thereo	f or interest thereon when due, I payable, or if the insurance is	or the taxes, or if any instal	lment of principal or interest of any this conveyance shall become abso-
lute, and the whole shall beconsell the premises hereby grants	ne due and payable, and it shall be law- ed, or any part thereof, in the manner	ful for said party of the second p prescribed by law, appraisement	part, his heirs, administrators bereby waived or not, at th	or assigns, at any time thereafter, to e option of the party of the second
part, his heirs, administrators thereon, and interest on deling	or assigns, and out of all the moneys pient taxes at the rate fixed by law, to	, urising from such sale to retain gether with the costs and charges	in the amount due for princi s of making such sale, and the	pal and interest, taxes and penalties overplus, it any there be, shall be paid
by the party making such sale,	on demand to the said part of the	first part,	heirs or assigns.	
as herein provided, the mortga	igor will pay to said plaintiff fifty doll	ars as a reasonable attorney's or for forcelosure and the same shall	solicitor's fee therefor, in addi	tion to all other legal costs and statu- tion the said premises described in this
mortgage, and the amount the and the lien hereof enforced in	nother expressly agree, that in case of agor, will pay to said plaintiff fifty doll and payable upon the filing of petition is reof shall be recovered in said forceloss the same manner as the principal debt, agree real estate mortgaged is situated re	re suit and included in any judg hereby secured. It is expressly	ment or decree rendered in a stipulated that upon default	ny action as aforesaid, and collected serein suit to foreclose this mortgage
may be brought in County wh hereby expressly waived.	ere real estate mortgaged is situated re	gardless of residence of mortgage	ors, or either of them, and all	objections to venue of such suit are
in witness where	OF, The said partof the first part	hahereunto set	hand and seal	he day and year first above written
Signed and I	Delivered in Presence of			"(Seal)
			얼마 가능생활의 1200의 모드	(Seal)(Seal)
	County, ss			
	County, 11			
	day of			さか こうがんし こうしょう 自己 みんどう しょうしかいしょ
		Bartin de La Caractería de Caractería de Caractería de Caractería de Caractería de Caractería de Caractería de Caractería de Caractería d		and
			the first of the contract of t	
	al person who executed the within and			executed the same
	re and voluntary act and deed for the t	요즘 문화 관계 하는 사람이	<b>".</b>	
	d official seal the day and year last abo			
nj commission capitos dem		ASSIGNMENT		
Day and the second on the	사람들은 아이들은 사람이 아이들은 돈을 먹었다.			Notary Public.
	Letter more			Notary Public.
	n of the sum of			Notary Public.
the within mortgage and note.	n of the sum of			Notary Public.
the within mortgage and note.	hand paid, the receipt of which is her	reby acknowledgedhand this	do hereby transfer	Notary Public.  DOLLARS
the within mortgage and note. IN WITNESS WHERI	n hand paid, the receipt of which is her thereby secured, without recourse.	reby acknowledgedhand this	do hereby transfer	Notary Public.  DOLLARS
the within morigage and note.  IN WITNESS WHERI  State of	n hand paid, the receipt of which is her thereby secured, without recourse.	reby acknowledged	do hereby transfer	Notary Public.  DOLLARS
in Witness Wheri	n hand paid, the receipt of which is her thereby secured, without recourse.	reby acknowledged	do hereby transferday ofday of	Notary Public.  DOLLARS  to
the within mortgage and note.  IN WITNESS WHERI  State of	n hand paid, the receipt of which is her thereby secured, without recourse.  EOF, have hereunto set		do hereby transferday ofbefore me, a Notary Publi	Notary Public.  DOLLARS to
IN WITNESS WHERI  State of On this On	hand paid, the receipt of which is her thereby secured, without recourse.  EOF, have hereunto set day of da		do hereby transferday ofbefore me, a Notary Publi	Notary Public.  DOLLARS to
the within mortgage and note.  IN WITNESS WHERI  State of  On this	n hand paid, the receipt of which is her thereby secured, without recourse.  EOF,	neby acknowledged	do hereby transferday of	Notary Public.  DOLLARS, to
the within mortgage and note.  IN WITNESS WHERI  State of	n hand paid, the receipt of which is her thereby secured, without recourse.  EOF, have hereunto set day of	neby acknowledged	do hereby transferday of	Notary Public.  DOLLARS,  to
the within mortgage and note.  IN WITNESS WHERI  State of  On this	a hand paid, the receipt of which is her thereby secured, without recourse.  EOF, have hereunto set day of	neby acknowledged	do hereby transferday of	Notary Public.  DOLLARS,  to
the within mortgage and note.  IN WITNESS WHERI  State of	a hand paid, the receipt of which is her thereby secured, without recourse.  EOF, have hereunto set day of	Lounty, ds.  19  uted the foregoing assignment, and official scal, on the day and c.  A. D. 19	do hereby transferday ofday ofbefore me, a Notary Publicad duly acknowledged the executate last above written.	Notary Public.  DOLLARS, to