## MORTGAGE RECORD

	МО	RTGAGE	
THIS INDENTURE, Made this	day of	in.	the year of our Lord One Thousand Nine
Hundred and	between		
of the County of	and Sta	ate of Oklahoma, of the first part, and	range attender management
of the second part:		는 경험 (14년 ) 기능하는 및 기술을 받고 있다. 	and the state of t
		on of the sum of	
		owledged, hasold and	
AND MONTGAGE to the said party of		nistrators or assigns, forever, all that tract o	r parcel of land situated in the County
		described as follows, to wit:	
			1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、
			<u> Dente aktiting a Stylma, dike e</u>
		neres, more or less, according to the Government	
And it is hereby mutually agreed general Government, or in any court, in amounts hereby secured and shall bear in	that in case the party of the second order to preserve or protect the titl attrest at the same rate, with the ap	part, or its assigns, should hereafter appear in a e hereinbefore warranted, all costs and expenditu purtenances, ronts, issues and profits and all th	ny of the land departments or offices of the res made in that behalf shall be added to the se estate, title and interest of said part
of the first part therein. And the said pr	art of the first part do hereby	covenant and agree that at the delivery hereof	WARRAST AND DEFEND the title to the same.
and that the same is free and clear of all DEMING INVESTMENT COMPANY.	lneumbrances of whatsoever kind e	xcept a certain mortgage for \$	given to THE
THIS GRANT is intended as a Mo	errange to secure the payment of the	e sum of	
payable as follows, to-wit:			
	.1st, 19 \$	Ist, 19; \$	lst, 19;
at the office of THE DEMING INVEST	MENT COMPANY, Oswego, Kousas	a according to the terms	eertain promissory note this day
executed and delivered by the said part, specified. But if default be made in such mortgage or lieu prior to this are not an	of the first part to the said party payment, or any part thereof or in id when the same are due and payed	s, according to the terms of the second part; and this conveyance shall I terest thereon when due, or the taxes, or if an ole, or if the insurance is not kept in force there said party of the second part, his beirs, adminis bed by law, appraisement hereby waived or no if from such sale to retain the amount due for with the costs and charges of making such sale, a	be void if such payment be made as herein by installment of principal or interest of any on, then this conveyance shall become abso-
inte, and the whole shall become due and sell the premises hereby granted, or any	I payable, and it shall be lawful for part thereof, in the manner preserve	said party of the second part, his heirs, adminis bed by law, appraisement hereby waived or no	trators or assigns, at any time thereafter, to t, at the option of the party of the second
thereon, and interest on delinquent taxes	s at the rate fixed by law, together	with the costs and charges of making such sale, a lieirs or assigns.	and the overplus, if any there be, shall be paid
And said mortgagor further exp as herein provided, the mortgagor will tory frees: said fee to be due and payable mortgage, and the amount thereof shall and the lien hereof enforced in the same may be broughly in County where real es hereby expressly waived.	ressly agreethat in case of foreclo pay to said plaintiff fifty dollars as e upon the filing of petition for fort be recovered in said foreclosure suit mainter as the principal debt hereby state mortgaged is situated regardles	ostre of this mortgage, and as often as any proc a reasonable attorney's or solicitor's fee therefor, closure and the same shall be a further charge an and included in any judgment or decree render secured. It is expressly stipulated that upon is a of residence of mortgagors, or either of them,	eedings shall be taken to forcelose the same, in addition to all other legal costs and statud lien upon the said premises described in this ed in any action as aforceald, and collected lefault berein suit to forcelose this mortgage and all objections to venue of such suit are
	said part,of the first part ha	hereunto set hand and	sealthe day and year first above written.
SIGNED AND DELIVERED	IN PRESENCE OF		
			(Seal)
State of Oklahoma,.			
Before me,			
그는 사람들이 가득하게 되어 되는 것이 되는 것이 없다.		19 personally appea	
		oing instrument, and acknowledged to me that	
ns free and vo			부분들은 제한 기를 받는 것이라는 것이다. 2015년 1917년 - 1917년 1일
My commission expires	seal the day and year last above set		
	AS	SIGNMENT	Notary Public.
to	d, the receipt of which is hereby ac secured, without recourse.	knowledgeddo hereby t	ransfer to
in witness whereor,		hand this	
State of	마리 그리다. [12] 하이 말이 면서 가는 밤 살아 네.	그 하는 사람들의 하는 반반 사람들은 경험을 받아 하고 되었다.	
On this	day of		
appeared.			
who is to me personally known to be th act and deed for the uses and purposes the	e identical person, who executed th	e foregoing assignment, and duly acknowledged	
회 교회장 작용상 회장 경기 교통 시민이지 위를		cial seal, on the day and date last above written	경영 교육을 받아 함께 함께 있는데 프 경영 경우를 받아 말을 보는 사람이 있는데 다
My commission expires	, , , , , , , , , , , , , , , , , , ,	19.	Notary Public
State of Oklahoma, County of Ti	alog, es.		
This instrument was filed for reco	rd on theda		). 10 At o'elock M.
$B_{\mathbf{y}}$ , who are a constraint and $a$	The same		Register of Deeds.