## MORTGAGE RECORD

(1) (1) 1		MORTG.	AGE	
Hundred and	boß	үçөп,		in the year of our Lord One Thousand Nine
WITNESSETH, Tha				DOLLARS,
and the second of the second o				and by these presents do GRANT, BANGAIN, SELL
	d party of the second part, his i			ct or parcel of land situated in the County
医二苯酚二酚医亚基酚 经暂时 海绵 医				and the second s
				and the second s
	A Company of the Comp		District Control of the Control of t	
	taining in all			
general Government, or in a amounts hereby secured and	my court, in order to preserve or pro- shall bear interest at the same rate,	teet the title hereinbefor with the appurtenances,	re warranted, all costs and expe rents, Issues and profits and	in any of the land departments or offices of the aditures made in that behalf shall be added to the all the estate, title and interest of said part
of the first part therein. An	d the said partpf the first part d mises above granted and seized of a	hereby covenant a good and indefeasible est	nd agree that at the delivery he tate of inheritance therein, and	will Warrant and Depend the title to the same,
and that the same is free an DEMING INVESTMENT C	d clear of all incumbrances of whatso OMPANY.	ever kind except a certa	in mortgage for \$	given to THE
THIS GRANT is inte	nded as a Morrozon to secure the pay	ment of the sum of		DOLLARS,
payable as follows, to-wit:	중요 : # # # 10 : 10 : 10 : 10 : 10 : 10 : 1			]st, 19;
8	1st. 10 : \$		1st. 19	lst. 19
at the office of THE DEMI	NG INVESTMENT COMPANY, Osw	ego, Kansas, according t	to the terms	certain promissory notethis day hall be void if such payment be made as herein if any installment of principal or interest of any thereon, then this conveyance shall become absoministrators or assigns, at any time thereatter, to r not, at the option of the party of the second to for principal and interest, taxes and penalties ale, and the overplus, if any there be, shall be paid
specified. But if default be mortgage or lien prior to the	made in such payment, or any part the same are du	nercol or interest thereof and payable, or if the	m when due, or the taxes, or insurance is not kept in force	if any installment of principal or interest of any thereon, then this conveyance shall become abso-
sell the premises hereby gra- part, his heirs, administrate	nted, or any part thereof, in the mainers or assigns; and out of all the me	mer prescribed by law, meys arising from such	appraisement hereby waived o	r not, at the option of the party of the second to for principal and interest, taxes and penalties also not the overribes if any there is shall be raid
by the party making such sa	le, on demand to the said partof	the first part,	heirs or assign	S,
And said mortgagor.  as herein provided, the mort fees; said fee to be due	further expressly agree that in cas tgagor, will pay to said plaintill fifty and payable upon the filing of peti	e of foreclosure of this dollars as a reasonable tion for foreclosure and	mortgage, and as often as any attorney's er solicitor's fee ther the same shall be a further char	proceedings shall be taken to forcelose the same, efor, in addition to all other legal costs and statu- to and lien upon the said premises described in this
mortgage, and the amount I and the lien hereof enforced may be brought in County	hereof shall be recovered in said fore in the same manner as the principal of where real estate mortgaged is situate	closure suit and included lebt hereby secured. It ad regardless of residence	I in any judgment or decree re is expressly stipulated that up a of mortgagors, or either of the	proceedings shall be taken to forcelose the same, clor, in addition to all other legal costs and statu- go and lien upon the said premiser described in this endered in any action as aforesaid, and collected on default herein suit to forcelose this mortgage ann, and all objections to vonce of such suit are
nercoy expressly warred.	[] 여러 하는 사람들이 살아 있다면 그렇게			and seal athe day and year first above written
	DELIVERED IN PRESENCE OF	part nanereumo sei	nand.	and sear the day and year list above written-
	t av 100 eest – blothe ûn dûn pit Da toal da besk blothe bekeld			(Spal)
시설하다 살아가고 얼마나요.				(Shall)
경우, 하면 그렇게 얼굴했다.				a Notary Public, in and for said County and
State, on this	day of		19, personally a	ppeared
				bud.
				that excented the same
化氯化甲基甲基酚 网络拉拉斯克斯 美国大学的 化二	free and voluntary act and deed for	artists of the first state of the first state of the		선 휴가 있었다. 그런 하는 그는 것 같다. 요. 그는 것은 말 말이 그리고 있는 것 같아. 중요
Calle to manage of the state of	and official seal the day and year las	Court Chart to be to the American		의 경우의 소리 이 등을 하는 것이 되었다. 
sig commission capites and		ASSIGNM		Notary Public.
For and in considerat	ion of the sum of			DÖLLARS,
tothe within mortgage and no	in hand paid, the receipt of which it	s hereby acknowledged.		by transfer to
IN WITNESS WHE	REOF,have hereunto s	e <b>t</b> In		of 19
On this	dny of		19 before me, a N	otary Public, in and for said County, personally
appeared				
who is to me personally kno act and deed for the uses an	own to be the identical personwho I purposes therein expressed.	executed the foregoing a	ssignment, and duly acknowled	ged the execution of the same to be his voluntary
	IEREOF, I have hereunto set my ha	and the second of the first the second of the second		반속 가는 얼마나는 요요하는 얼마나 나는 사람들이 다 살아 하다.
				Notary Public.
State of Oklahoms, Co	unty of Tulsa, os.			
			이 이번 시작 기업을 받는 것은 것이 되는 나이다. 그	A. D. 19
Dy		Deputy.		Register of Deeds.