MORTGAGE RECORD

1	방법에 공격을 알려도 말했다. 방법을 받았다.	MOR	TGAGE	
	an a			9
2		المتحد المتحك بالمحاف المحافظ المحافظ المحاف المحاف المحاف	of Oklahoma, of the first part, and	
to AND of	of the second part:		of the sum of	
				DOLLARS,
	ND MORTGAGE to the said party of t	he second part, his heirs, administ	ledged, ha	
	of		scrilied as follows, to-wit:	
	그는 것 같아요. 감독 것은 것 같아. 송영	같은 이 것은 물건을 가지 않는 것을 수 있다.		
	(i) A statistical statistic			
	성장에 가지 않는 것 같아요. 정말 사람이 있는 것 같아요.	이 사람이 지수 수집에 가지 않는 것이 많이 많이 많다.	eres, more or less, according to the Governma	
	가 봐요. 그는 것은 것은 감독을 물려 가지 않는 것이 같았다.	그는 말에도 아파 가슴이 많은 밖에 가려? 가슴	t, or its assigns, should hereafter appear in a ercinhefore warranted, all costs and expenditu tranances, reats, issues and profits and all ti	
1	general curvernment, or in any court, in or amounts hereby secured and shall bear inte of the first part therein. And the said part	crost at the same rate, with the appur turned the first part do	channess, rents, issues and profits and all it wennut and agree that at the delivery hereof, easible estate of luberitance therein, and will	o estate, title and interest of s
1	the lawful owner of the premises above g and that the same is free and clear of all is DENTING INVESTMENTS COMPANY	ranted and seized of a good and indefined neumbrances of whatsoever kind exce	casible estate of inheritance therein, and will pt a certain mortgage for S	WARRANT AND DEFEND the little
	THIS GRANT is intended as a Mor	rgage to secure the payment of the su	im.of	
	payable as follows, to-wit:			
		st 10 · · S	. 1st, 19	
	at the office of THE DEMING INVESTM executed and delivered by the said part	ENT COMPANY, Oswego, Kansas, ad	ecording to the terms the second part; and this conveynace shall it so thereon when due, or the taxes, or if an or if the instrumer is not kept in force there l party of the second part, his heirs, adminis by law, appraisement hereby waived or no on such safe to retain the amount due fo h the costs and charges of making such sale, a	
	specified. But if default be made in such r mortgage or lien prior to this are not paid lute, and the whole shall become due and	ayment, or any part thereof or intere when the same are due and payable, payable, and it shall be lawful for said	est thereon when due, or the taxes, or if an or if the insurance is not kept in force there I party of the second part, his heirs, adminis	y installment of principal or it on, then this conveyance shall trators or assigns, at any time
se pi th	sell the premises hereby granted, or my p	art thereof, in the manner prescribed	by law, appraisement hereby waived or no	t, at the option of the party (
	by the party making such sale, on demand And said morigagorfurther expre- as herein provided, the mortgagorwill pr tory fees; said fee to be due and payable mortgage, and the amount thereof shall be and the lien bercof enforced in the same m may be brought in County where real este	to the said part of the first part,	in a new side to jegan the manner we to be the costs and charges of making such sale, 	
	by the party making such sale, on demand And said morigagorfurther expre as herein provided, this mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the same an may be brought in County where real este hereby expressly waived. IN WITNESS WHEREOF, The sa SIGNED AND DELAYERED 1	to the said partof the linst part, ssly agreethat in case of forcelosur yr to said plaintiff firly dollars as a r upon the filing of petition for forcelo a recovered in said forcelosure suit an anner as the principal debt hereby sec to mortgaged is situated regardless of id partof the first part haher n Pressence or	neuro or acsigns. e of this morigage, and as often as any proc assonable attorney's or solicitor's fee therefory sure and the same shall be a further charge an d included in any judgment or decree render arced. It is expressly subputated that upon t residence of mortgagors, or either of them, reunto set	cectings shall be taken to forcel in addition to all other legal cos d lica upon the said premises des ed in any netion as aforesaid, lefault herein suit to forcelose t and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagorfurther expre as herein provided, this mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the life hereof enforced in the same an may be brought in County where real este hereby expressly waived. IN WITNESS WHEREOF, The sa	to the said partof the line part, ssly agreethat in case of forcelosur upon the filing of petition for forcelo recovered in said forcelosure auti an anner as the principal debt hereby see the mortgaged is situated regardless of id partof the first part haher a Passence or	nerrs or acsigns. e of this mortgage, and as often as any proc gasonable attorney's or solicitor's fee therefor, sure and the sume shall be a further charge an d included in any judgmeat or decree rende ured. It is expressly subplated that upon t I residence of mortgagors, or either of them, reunto sethat.d.,and	eedings shall be taken to forcele in addition to all other legal cos d lien upon the said premises des red in any action as aforesaid, lefault herein suit to forcelose t and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said mortgagorfurther expre as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the same an may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELLYRAED L SIGNED AND DELLYRAED L SIGNED AND DELLYRAED L	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo recovered in said forcelosure suit an anner as the principal debt hereby see the northagged is situated regardless of id partof the first part haher N PRESENCE OF 	nerrs or acsigns. e of this mortgage, and as often as any proc gasonable alterney's or solicitor's fee therefor, sure and the sume shall be a further charge an d included in any judgment or decree render ared. It is expressly stipulated that upon t f residence of mortgagors, or either of them, reunto set	eedings shall be taken to forcele in addition to all other legal cos d lien upon the said premises des red in any action as aforesaid, lefault herein suit to forcelose t and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said mortgagorfurther expre as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the len hereof enforced in the sum m may be brought in County where real esta hereby expressly waived. IN WITNESS WHEREOF, The sa SIGNED AND DELLYRAED L SIGNED AND DELLYRAED L Before me	to the said part	reinto r Acsigns. e of this mortgage, and as often as any proc gasonable alterney's or solicitor's fee therefor, sure and the sume shall be a further charge an d included in any judgneat or decree render ared. It is expressly stipulated that upon t f residence of mortgagors, or either of them, reinto set	eedings shall be taken to forcel in addition to all other legal cos d lien upon the said premises des eed in any action as aforesaid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a body year first a Notary Public, in and for said red
	by the party making such sale, on demand And said morigagorfurther expres as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the sums m may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELLYERED I State of Oklahpung, Before me	to the said partof the inst part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo recovered in said forcelosure auti an anner as the principal debt hereby sec the mortgaged is situated regardless of id partof the first part hahet a Passence or County, ss. y of	nerrs or acsigns. e of this mortgage, and as often as any proc gasonable alterney's or solicitor's fee therefor, sure and the sume shall be a further charge an d included in any judgneat or decree render ared. It is expressly stipulated that upon t f residence of mortgagors, or either of them, reunto set	eedings shall be taken to foreel in addition to all other legal cos d lien upon the said premises des ed in any action as a foresaid, lefault herein suit to foreelose t and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagorfurther expre as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount hiereof shall be and the lien hereof enforced in the same m may be brought in County where real esta hereby expressly waived. IN WITNESS WITEREOF, The sa SIGNED AND DELLYERED I State of Oklahuma, Before me	to the said partof the line part, ssly agreethat in case of forcelosur upon the filing of petition for forcelo recovered in said forcelosure suit an anner as the principal debt hereby see the mortgaged is situated regardless of ld partof the first part haher N PRESENCE OF 	reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee ed in any action as a deresaid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a Notary Public, in and for said red
	by the party making such sale, on demand And said mortgagorfurther expres as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the leen hereof enforced in the sume an may be brought in County where real esta hereby expressly waived. IN WITNESS WIEREOF, The sa SIGNED AND DELIVERED R State of Oklahoma. Before mer- State, on this	to the said partof the line part, ssly agreethat in case of forcelosur upon the filing of petition for forcelo recovered in said forcelosure suit an anner as the principal debt hereby see the mortgaged is situated regardless of ld partof the first part haher N PRESENCE OF 	c of this mortgage, and as often as any proc gasonable alterney's or solicitor's fee therefore, sure and the sume shall be a further charge an d included in any judgneat or decree rende ured. It is expressly stipulated that upon t i residence of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee ed in any action as a deresaid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a Notary Public, in and for said red
	by the party making such sale, on demand And said mortgagorfurther expres as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the leen hereof enforced in the sume an may be brought in County where real esta hereby expressly waived. IN WITNESS WIEREOF, The sa SIGNED AND DELIVERED R State of Oklahoma. Before mer- State, on this	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo recovered in said foreclosure at an anner as the principal debt hereby sec the nyortgaged is situated regardless of id partof the first part haher N Passence or County, Bs. y of	e of this mortgage, and as often as any proc gasonable alterney's or solicitor's fee therefore, sure and the sume shall be a further charge and d included in any judgneat or decree reader pured. It is expressly stipulated that upon t i residence of mortgagors, or either of them, reunto set	ceedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee ed in any action as a deresaid, lefault herein suit to forcelose f and all objections to venue of scalthe day and year first a
日本ははない 読み はないない いっかい かいかい かいたい いっぱい たたい いっぱがく かいい	by the party making such sale, on demand And said mortgagorfurther expres as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the leen hereof enforced in the same an may be brought in County where real esta hereby expressly waived. IN WITNESS WHEREOF, The sa SIGNED AND DELIVERED I State of Oklahoma, Before me, State, on this	to the said part	control of Acsigns. e of this mortgage, and as often as any pro- gasonable alterney's or solicitor's fee therefore, sure and the sume shall be a further charge and d included in any judgueat of decree reader sured. It is expressly subplated that upon t i residence of mortgagors, or either of them, retrato set	eedings shall be taken to forcel in addition to all other legal of d lien upon the said premises de ed in any notion as alcressid, lefault herein suit to forcelose i and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagorfurther expres as herein provided, the mortgagewill pr tory fees; suid fire to be due and payable mortgage, and the amount hiereof shall be and the lien hereof enforced in the same m may be brought in County where real esta hereby expressly waived. IN WITNESS WITEREOF, The sa SIGNED AND DELLYERED I SIGNED AND DELLYERED I Before me	to the said partof the line part, ssly agreethat in case of forcelosur upon the filing of petition for forcelo recovered in said forcelosure suit an anner as the principal debt hereby see the mortgaged is situated regardless of id partof the first part haher N PRESENCE OF 	e of this mortgage, and as often as any proc gasonable alterney's or solicitor's fee therefore, sure and the sume shall be a further charge and d included in any judgneat or decree reader pured. It is expressly stipulated that upon t i residence of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee ed in any action as aforesaid, lefault herein suit to forcelose f and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said mortgagorfurther expres as herein provided, the mortgagorwill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the leen hereof enforced in the same an may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELIVERED I State of Oklahoma. Before me,	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo necovered in said forcelosure with an anner as the principal debt hereby see to mortgaged is situated regardless of id partof the first part haher a Pressence or County, Es. y of	c of this mortgage, and as often as any proc pasonable alterney's or solicitor's fee therefore, sure and the sume shall be a further charge an d included in any judgneat or decree rende ured. It is expressly stipulated that upon t i residence of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee eed in any action as alcressid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a scalthe day and year first a work of the said red
	by the party making such sale, on demand And said morigagorfurther expres as herein provided, the mortgagewill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the same an may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELLYERED I State of Oklahpung, Before me	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo recovered in said foreclosure at an anner as the principal debt hereby sec the nyortgaged is situated regardless of id partof the first part hahet w Passence or 	c of this mortgage, and as often as any processionable alterney's or solicitor's fee therefore, sure and the sure shall be a further charge and dincluded in any judgneat or decree render ured. It is expressly stipulated that upon the sure of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal cos d lien upon the said premises des ed in any action as a foresaid, lefault herein suit to forcelose t and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagerfurther expres as herein provided, the mortgagewill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the sums m may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELLYRRED I State of Oklahoma, Before me	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo recovered in said foreclosure suit an anner as the principal debt hereby sec the nyortgaged is situated regardless of id partof the first part haher N Passence or 	c of this mortgage, and as often as any pro- pasonable alterney's or solicitor's fee therefore, sure and the sume shall be a further charge and d included in any judgneat or decree render ured. It is expressly stipulated that upon t i residence of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee eed in any sotion as a doresaid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagorfurther expres as herein provided, the mortgagewill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the sums m may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELLYRRED I State of Oklahoma, Before me	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo recovered in said foreclosure suit an anner as the principal debt hereby sec the nyortgaged is situated regardless of id partof the first part haher N Passence or 	c of this mortgage, and as often as any processionable alterney's or solicitor's fee therefore, sure and the sure shall be a further charge and dincluded in any judgneet or decree render ured. It is expressly stipulated that upon the sure of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee eed in any sotion as a doresaid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagorfurther expres as herein provided, the mortgagewill pr tory fees; suid fee to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the sums m may be brought in County where real esta hereby expressly waived. IN WITNESS WIIEREOF, The sa SIGNED AND DELLYRRED I State of Oklahoma, Before me	 to the said part	control of Acsigns. control of Acsigns. reunto act. 	eedings shall be taken to forech in addition to all other legal cos d lien upon the said premises des ed in any action as a foresaid, lefault herein suit to foreclose t and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagorfurther expres as herein provided, the mortgagewill pr tory fees; suid fie to be due and payable mortgage, and the amount hiereof shall be and the lien hereof enforced in the sum m may be brought in County where real este hereby expressly waived. IN WITNESS WITEREOF, The sa SIGNED AND DELLYRRED I SIGNED AND DELLYRRED I Before me	to the said part	In the day and date last above written	eedings shall be taken to forech in addition to all other legal cos d lien upon the said premises des red in any action as a foresaid, lefault herein suit to foreelose t and all objections to venue of scalthe day and year first a scalthe day and year first a
	by the party making such sale, on demand And said morigagerfurther expres as herein provided, this mortgagerwill ps fory fees; suid fre to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the same m may be brought in County where real esta hereby expressly waived. IN WITNESS WHEREOF, The sa SIGNED AND DELIVERED I State of Oklahoma,	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo hereovered in said forcelosure with an anner as the principal debt hereby see the operation of the first part haher N Passence or County, 55. y of who executed the within and foregoing ntary net and deed for the uses and pu at the day and year last above set for 	tig, ss. before me, a Notar consistence of the sume shall be a further charge and consolicitor for the sume shall be a further charge and d included in any judgneet or decree render pured. It is expressly stipulated that upon to i residence of mortgagors, or either of them, reunto set	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee eed in any action as a doresaid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a
	by the party making such sale, on demand And said morigagerfurther expres as herein provided, this mortgagerwill ps fory fees; suid fre to be due and payable mortgage, and the amount thereof shall be and the lien hereof enforced in the same m may be brought in County where real esta hereby expressly waived. IN WITNESS WITHEREOF, The sa SIGNED AND DELLYERED I State of Oklahoma,	to the said partof the line part, ssly agreethat in ease of forcelosur upon the filing of petition for forcelo hereovered in said forcelosure suit an anner as the principal debt hereby see the operation of the first part haher N Passence or County, 55. y of	the solution of the sum of the solution of the solution of the solution of the solution of the three shares and the solution of the three shares and the solution of the solut	eedings shall be taken to forcel in addition to all other legal go d lien upon the said premises dee eed in any action as alcressid, lefault herein suit to forcelose 1 and all objections to venue of scalthe day and year first a