MORTGAGE RECORD

경상을 내용하다 화장 회원이다고 있는데

			in the year of our Lord One Thousand Nine
			a galagasi etallerista kirikataria astalia da istalia da istalia da istalia da istalia da istalia da istalia da i Antaria da istalia da i
			and the state of t
of the second part:			[일호] 경기 회사 : 그리고 그리고 그리고 하는데 그 그리고
WITNESSETH, That the said	I partof the first part in consi	deration of the sum of	DOLLARS,
to dular	anid the raceins of which is bacoby	or volescentration! In	sold and by these presents do Grant, Bargain, Sell
			t tract or parcel of land situated in the County
ől			
and the same of th	······································		and the state of t
		그는 그는 사람이 모하면 하셨다. 하셨다. 그래는 말이 되는 것은	
general Government, or in any court amounts hereby secured and shall be	, in order to preserve or protect that interest at the same rate, with	he title hereinbefore warranted, all costs and the appurtenances, rents, issues and profits	opear in any of the land departments or offices of the expenditures made in that behalf shall be added to the and all the estate, title and interest of said part
of the first part therein. And the safe	d partof the first part dol	hereby covenant and agree that at the delive	ry hereof
and that the same is free and clear o	f all incumbrances of whatsoever l	kind except a certain mortgage for \$	given to THE
	that is a second of the contract days and a second		
			DOLLARS,
payable as follows, to-wit:			
s	1st, 19 \$	1st, 19; \$	
	lst, 19 \$	1st, 19, 38.	
at the office of THE DEMING INVI	ESTMENT COMPANY, Oswego, Fort of the first part to the said	Causas, according to the terms: party of the second part; and this conveya	certain promissory note this day nee shall be void if such payment be made as herein s, or if any installment of principal or interest of any orce thereon, then this conveyance shall become abso, administrators or assigns, at any time thereafter, to ved or not, at the option of the party of the second of due for principal and interest, taxes and penalties uch sale, and the overplus, if any there be, shall be paid
mortgage or lien prior to this are not	such payment, or any part thereof paid when the same are due and	property of the regard and the taxes	s, or it any installment of principal or interest of any orce thereon, then this conveyance shall become absor-
sell the premises hereby granted, or next his heirs, administrators or ass	any part thereof, in the manner p signs; and out of all the moneys	rescribed by law, appraisement hereby wait arising from such sale to retain the amou	nt due for principal and interest, taxes and penalties
thereon, and interest on delinquent t	axes at the rate fixed by law, tog	ether with the costs and charges of making st	uch sale, and the overplus, if any there be, shall be paid
by the party making such sule, on de	mand to the said part of the h	irst part,heirs or a forcelosure of this mortrage, and as often as	any proceedings shall be taken to forcelose the same,
as herein provided, the mortgagor	will pay to said plaintiff fifty dolla vable upon the filing of petition for	us as a reasonable attorney's or solicitor's fee or foreclosure and the same shall be a further	therefor, in addition to all other legal costs and statu- charge and lien upon the said premises described in this
morigage, and the amount thereof af and the lion hereof enforced in the sa	iall be recovered in said foreclosur- une manner as the principal debt h	e suit and included in any judgment or dec- ierchy secured. It is expressly stipulated th	any proceedings shall be taken to foreclose the same, a therefor, in addition to all other legal costs and statu- charge and lieu upon the said premises described in this recerenced in any action as aforesaid, and collected at upon default herein sult to foreclose this mortgage of them, and all objections to venue of such suit are
IN WITNESS WHEREOF, T	he said partof the first part l	hnhercunto seh	and and sealthe day and year first above written.
Signed and Delive	thed in Presence of		(Seat)
			(Seal)
State of Ohlahoma,			
			ally appeared
State, on this	,day of	19 person	ally appearedand
			me thatexecuted the same
nsfree and			
WITNESS my hand and offic	ial seal the day and year last abou	ve set forth.	
My commission expires			Notary Public.
		ASSIGNMENT	
For and in consideration of th	ie sum of		"DOLLARS,
toin hand	paid, the receipt of which is here	by acknowledgeddo	hereby transfer to
the within mortgage and notethere			
IN WITNESS WHEREOF,	have hereinto set		day of
State of approximation of contract since in			and the state of t
			이 생활하다 하다는 것 같아 만들어 만들어 하다고 않는다.
			Note: There is and facility of the second
On this	day of	before me,	, a Notary Public, in and for said County, personally
On this	day of	before me,	
On this	e the identical personwho execut	before me,	
On this	e the identical personwho executes therein expressed.	before me,	owledged the execution of the same to be his voluntary
On this	e the identical personwho executes therein expressed.	19 before me,	owledged the execution of the same to be his voluntary, we written.
On this	e the identical personwho executes therein expressed.	ted the foregoing assignment, and duly acknowld official scal, on the day and date last about A. D. 19.	owledged the execution of the same to be his voluntary ve written.
On this	e the identical personwho executes therein expressed. f. I have bereunte set my hand an	ted the foregoing assignment, and duly acknowld official scal, on the day and date last above. A. D. 10.	owledged the execution of the same to be his voluntary ve written. Notary Public.
On this	e the identical personwho executes therein expressed. F. I have bereunte set my hand su Conlett. as.	ted the foregoing assignment, and duly acknowld official seal, on the day and date last about A. D. 10.	owledged the execution of the same to be his voluntary, we written.
On this	e the identical personwho executes therein expressed. F. I have bereunte set my hand su Conlett. as.	ted the foregoing assignment, and duly acknowld official seal, on the day and date last about A. D. 10.	owledged the execution of the same to be his voluntary, ve written, Notary Public,