MORTGAGE AND OIL LEASE RECORD.

	M(1. 1. 항상 1. 사람들은 사람들은 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	and the second s			TO 20 AND ADMINISTRATION AND
THIS INDENTURE, Made this	day of	in the year	of our Lord One Thou	sand Nine Hundred	and	between
				e County of		and
State of Oklahoma, of the first part, and THE DE			Section and the property of the second			
WITNESSETH, That the said partof the	first part in consideration	n of the sum of		***************************************		DOLLARS,
toduly paid, the receipt of which is hereb			a Bornell of I first a firm	the first of the resident of the first		
of the second part, its succesors or assigns forever						
Oklahoma, described as follows, to-wit:						
	20 12 130 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	the antition to the second of the second	the same of the contract of th			

	经基本帐户 医大体 自由,使严重的大战,能够是一个一个人					Constitution of English
of the Indian Meridian, containing in all	the party of the second property of the second property or protect the tar interest at the same rat said part	ore or less, according to rits assigns, she title hereinbefore was, with the appurter part dohereby	ng to the Government ould hereafter appear rranted, all costs and nances, rents, issues an covenant and agree th	survey thereof. in any of the land c expenditures made ad profits and all the that at the delivery he	departments in that beh estate, title	or offices of alf shall be and interest
the and will Warrant and Defend the title to the \$given to THE DEMING INVI THIS GRANT Is intended as a Mortgage to s	same, and that the same	is free and clear of	all encumbrances of	whatsoever kind exce	ept a certain	mortgage for
payable as follows, to-wit: \$1						
terms	day executed and deliver as herein specified. But afterest of any mortgage shall become absolute, and any time thereafter, to so the party of the second	ed by the said part t if default be made r lien prior to this ar d the whole shall be ell the premises here part, his heirs, adm	in such payment, or a re not paid when the s scome due and payable by granted, or any pa injertators or assigns.	to the said party of the part thereof or in mame are due and paye, end it shall be lart thereof, in the mand out of all mone to the party fixed by law.	the second pa terest thereon yable, or if t wiul for said anner prescri eys arising fr	ort; and this in when due, the insurance party of the ibed by law, om such sale the the costs
to retain the amount due for principal and interest and charges of making such sale, and the overplus————————————————————————————————————	that in case of forcelosus said plaintiff Fifty Dollars ble upon the filing of the	e paid by the party of re of this Mortgage, s as a reasonable att he petition for forcel ared in said forcelosu	making such sale, on and as often as any properties of solicitor's focus and the same and the same the sale of the	demand to the said proceedings shall be ta ee therefor, in additi all be a further char in any indement or	iken to foreclo on to all other ge and lien u decree rend	ose the same, or legal costs pon the said ered in any
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagorfurther expressly agree. as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and paya premises described in this Mortgago, and the amore	that in case of foreclosures aid plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recovered in the same might in County where real eressly waivedof the first part ha	e paid by the party in the party in the party in the petition for forcel and in said foreclosum anner as the principatte mortgaged is a	making such sale, on on and as often as any properties or solicitor's four and the same sine suit and included pal debt hereby secure situated regardless of a hand	roceedings shall be to be therefor, in additional be a further char in any judgment or d. It is expressly stressidence of mortgage	iken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagorfurther expressly agree. as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and paya premises described in this Mortgago, and the amot action as aforesaid, and collected and the lien here herein suit to forcelose this Mortgago may be brou all objections to venue of such suit are hereby exp IN WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma	that in case of foreclosures aid plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recovered in the same might in County where real eressly waivedof the first part ha	e paid by the party in the party in the party in the petition for forcel and in said foreclosum anner as the principatte mortgaged is a	making such sale, on on and as often as any properties or solicitor's four and the same sine suit and included pal debt hereby secure situated regardless of a hand	demand to the said proceedings shall be to see therefor, in additional be a further charin any judgment or d. It is expressly stresidence of mortgage al the day and year.	iken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosures aid plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recovered in the same might in County where real eressly waivedof the first part ha	e paid by the party in the party in the party is as a reasonable at the petition for forcel and in said foreclosuramer as the principles at the principles are mortgaged in the principleshereunto set	making such sale, on and as often as any promey's or solicitor's fosure and the same slive suit and included pal debt hereby secure situated regardless of a hand	demand to the said proceedings shall be to ee therefor, in additional be a further charman any judgment or d. It is expressly stresidence of mortgage althe day and year.	tken to foredk on to all othe ge and lien u decree rend ipulated that ors, or either ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and written.
and charges of making such sale, and the overplus	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the control of the same of the control of the same of the county where real excessly waived. of the first part ha	e paid by the party is a reasonable atthe petition for forcel and foreclosured in said foreclosurent in the principatate mortgaged is such a reasonable set	making such sale, on and as often as any property's or solicitor's four and the same sire suit and included pal debt hereby secure situated regardless of a hand	roceedings shall be to the enterefor, in additional be a further charin any judgment or d. It is expressly stresidence of mortgage al the day and year	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either- ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and written.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recove of enforced in the same me ght in County where real excessly waived. of the first part ha	e paid by the party is as a reasonable attempetation for forcel red in said foreclosus ammer as the princip estate mortgaged is a large manuer as the princip estate mortgaged is a large mortgaged and the princip estate mortgaged is a large mortgaged in the princip estate mortgaged is a large mortgaged in the princip estate mortgaged is a large mortgaged in the princip estate mortgaged in the princip estate mortgaged in the princip estate estate mortgaged in the princip estate esta	making such sale, on and as often as any promey's or solicitor's fosure and the same slive suit and included pal debt hereby secure situated regardless of a hand	roceedings shall be to ee therefor, in additinal be a further char in any judgment or d. It is expressly stresidence of mortgage althe day and year	tken to foredk on to all othe ge and lien u decree rend ipulated that ors, or either ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and written.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagorfurther expressly agree. as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and paya premises described in this Mortgago, and the amot action as aforesaid, and collected and the lien here herein suit to foreclose this Mortgage may be brou all objections to venue of such suit are hereby exp IN WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma County B State on this	that in case of foreclosusaid plaintiff Fifty Dollars ble upon the filing of the covered for the same of the confered in the same of the county where real cressly waived.	a paid by the party is as a reasonable at the petition for forcel and foreclosured in said fo	making such sale, on and as often as any promey's or solicitor's fourse and the same sine suit and included pal debt hereby secure situated regardless of a hereby secure situ	roceedings shall be to the therefor, in additional be a further charman any judgment or d. It is expressly stresidence of mortgage althe day and year	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and written.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagorfurther expressly agree. as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and paya premises described in this Mortgago, and the amot action as aforesaid, and collected and the lien here herein suit to foreclose this Mortgage may be brou all objections to venue of such suit are hereby exp IN WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma County B State on this	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the control of the same of the control of the same of the control of the same of the first part hat the control of the first par	e paid by the party is a reasonable attempt the petition for forcel and in said foreclosured in said foreclosured in said foreclosured the princip estate mortgaged is such that is the princip estate mortgaged is such that is s	making such sale, on and as often as any promey's or solicitor's fourse and the same sine suit and included pal debt hereby secure situated regardless of a hereby secure situ	roceedings shall be to the therefor, in additional be a further charman any judgment or d. It is expressly stresidence of mortgage althe day and year	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either ar first above	ose the same, or legal costs pon the said ered in any upon default of them, and written.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the same of the control of the same of the county where real a ressly waived. of the first part ha	a paid by the party is as a reasonable at the petition for forcel red in said foreclosurantees the principal state mortgaged is such the red in said foreclosurantees the principal state mortgaged is such that the principal state mortgaged is such that the red is such that the red is such that the said with the red is such that the said with the said with the red is such that the red i	and as often as any promey's or solicitor's fourse and the same sine suit and included pal debt hereby secure situated regardless of a situated re	roceedings shall be tage therefor, in additional be a further charman any judgment or d. It is expressly stresidence of mortgage althe day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either- ar first above a and for said foregoing inst n set forth.	ose the same, or legal costs pon the said ered in any upon default of them, and written.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recovered in the same man ght in County where real excessly waived. of the first part ha	a paid by the party is a control of this Mortgage, s as a reasonable at the petition for forcel or a control of the petition for forcel or a control of the principal of the pri	making such sale, on and as often as any promey's or solicitor's fourse and the same sine suit and included pal debt hereby secure situated regardless of a hereby secure situ	roceedings shall be tage therefor, in additional be a further charman any judgment or d. It is expressly stresidence of mortgage althe day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either- ar first above a and for said foregoing inst n set forth.	pse the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and
and charges of making such sale, and the overplus	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recove sof enforced in the same method in the same of the first part hat the said of the said o	a paid by the party is as a reasonable attempetation for forcel red in said foreclosus ammer as the principal state mortgaged is such that the principal state is allowed as the principal state of	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a man and sere and deed for the uses and deed for the uses	roceedings shall be to ee therefor, in additinal be a further char in any judgment or d. It is expressly stresidence of mortgage al the day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either- ar first above an and for said foregoing inst n set forth.	cose the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plantiff Fifty Dollars ble upon the filing of the same of the control of the same of the control of the same of the county where real cressly waived. EFORE ME	a paid by the party is as a reasonable at the petition for forcel red in said foreclosurameners the principestate mortgaged is inherent of the petition for forcel estate mortgaged is inherent of the principestate mortgaged is inherent of the period is inherent of the period is inherent of the period inherent of the period inherent of the period inherent of the petition of the pet	and as often as any promey's or solicitor's fourse and the same sire suit and included pal debt hereby secure situated regardless of a situated regardless of a same secure and deed for the uses and deed for the uses	roceedings shall be to ee therefor, in additiall be a further char in any judgment or d. It is expressly stresidence of mortgage althe day and years a Notary Public in and purposes therein and purposes therein Dollars to	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above a and for said foregoing inst n set forth. Not	se the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and any Public
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recove sof enforced in the same of the first part hat the same of the first part hat the first p	a paid by the party is as a reasonable attemperation for forcel red in said foreclosurantees as the principal state mortgaged is such that the principal state is always and the principal state in the principal state is a such that the principal state is a such tha	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a suit and	roceedings shall be to ee therefor, in additiall be a further char in any judgment or d. It is expressly stresidence of mortgage ilthe day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above a and for said foregoing inst n set forth. Not	se the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and any Public
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recove sof enforced in the same of the first part hat the same of the first part hat the first p	a paid by the party is as a reasonable attemperation for forcel red in said foreclosurantees as the principal state mortgaged is such that the principal state is always and the principal state in the principal state is a such that the principal state is a such tha	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a hand and secure and deed for the uses and deed for the uses day of	roceedings shall be to ee therefor, in additiall be a further char in any judgment or d. It is expressly stresidence of mortgage althe day and years a Notary Public in and purposes therein and purposes therein and notethereby stress	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above and for said foregoing inst n set forth. Not hand paid, t	se the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and ary Public course.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plantiff Fifty Dollars ble upon the filing of the third thereof shall be recovered in the same of the forecal in the same of the first part has been dependent on th	a paid by the party is as a reasonable at the petition for forcel red in said foreclosurament as the principle state mortgaged is inherent of the petition of the principle state mortgaged is inherent of the principle state mortgaged inherent of the principle state mortgaged inherent of the petition of the peti	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a hand and secure and deed for the uses and deed for the uses day of	roceedings shall be to ee therefor, in additiall be a further char in any judgment or d. It is expressly stresidence of mortgage ilthe day and year.	tken to foredk on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above and for said foregoing inst n set forth. Not hand paid, t	se the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and ary Public che receipt of out recourse.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the int thereof shall be recove of enforced in the same of the forecast waived. The first part ham been been been been been been been bee	a paid by the party is as a reasonable attemperation for forcel red in said foreclosuranter as the principal state mortgaged is such that the principal state mortgaged is such that the principal state mortgaged is such that the second state of th	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a suit and	roceedings shall be to ee therefor, in additiall be a further char in any judgment or d. It is expressly stresidence of mortgage ilthe day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or either- ar first above a and for said foregoing inst n set forth. Not hand paid, t	cose the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and ary Public course, c
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plantiff Fifty Dollars ble upon the filing of the int thereof shall be recovered in the same man of the first part has said plantiff for the first part has said plantiff for the first part has said to me known to me known to me known to same as from the first part last said for the same to hand with the same to he his voltage of the his	a paid by the party is as a reasonable at the petition for forcel red in said foreclosuranter as the principal state mortgaged is inhereunto set	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a hand and secure and deed for the uses and deed for the uses day of the uses and nurn to be the ifor the uses and nurn to be the ifor the uses and nurn	roceedings shall be take therefor, in additional be a further char in any judgment or d. It is expressly stresslence of mortgage al the day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above a and for said foregoing inst n set forth. Not hand paid, t secured, with-	se the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and ary Public che receipt of out recourse.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the third three of shall be recove of enforced in the same metal stressly waived. The first part hat the same in the first part hat hat hat the first part hat hat hat hat hat hat hat hat hat ha	a paid by the party is as a reasonable at the petition for forcel red in said foreclosuranter as the principal state mortgaged is inhereunto set	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a situated regardless of a same situated regardless o	roceedings shall be take therefor, in additional be a further char in any judgment or d. It is expressly stresslence of mortgage al the day and year.	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above and for said foregoing inst n set forth. Not hand paid, t secured, with unty, persona the executed id.	see the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and rument, and ary Public he receipt of out recourse.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the third thereof shall be recove of enforced in the same ment of the forest in the same in the first part hat the same as the same in the same	a paid by the party is as a reasonable atterned in said foreclosuramer as the principle state mortgaged is inhereunto set	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a man and ser and deed for the uses and deed for the uses day of the within mortgage day of the within mortgage day of the uses and purpart of the uses and purpart date last above written and date last above written of the uses and purpart date last above written and the last above written of the uses and purpart date last abov	roceedings shall be take therefor, in additional be a further charin any judgment or d. It is expressly stresidence of mortgage althe day and years and purposes therein and purposes therein and notethereby see in and for said Condentical person	tken to foreck on to all othe ge and lien u decree rend ipulated that ors, or eithers ar first above and for said foregoing inst n set forth. Not hand paid, t secured, with unty, persona the executed id.	se the same, or legal costs pon the said ered in any upon default of them, and written. County and rument, and ary Public course.
and charges of making such sale, and the overplus heirs or assigns. And said Mortgagor	that in case of foreclosus said plaintiff Fifty Dollars ble upon the filing of the third thereof shall be recove of enforced in the same ment of the forest in the same in the first part hat the same as the same in the same	a paid by the party is as a reasonable atterned in said foreclosuramer as the principle state mortgaged is inhereunto set	and as often as any promey's or solicitor's fosure and the same sire suit and included pal debt hereby secure situated regardless of a hand and ser hand and ser hand and ser hand deed for the uses and deed for the uses day of here within mortgage day of here we, a Notary Publically known to be the ifor the uses and purp and date last above wriends. Mr.	roceedings shall be take therefor, in additional be a further charin any judgment or d. It is expressly stresidence of mortgage althe day and years and purposes therein and purposes therein and notethereby see in and for said Condentical person	tken to foreck on to all othe ge and lien u decree rend injulated that ors, or eithers ar first above and for said foregoing inst n set forth. Not hand paid, t secured, with unty, persona ho executed t id. Nota	se the same, or legal costs pon the said ered in any upon default of them, and written. County and ary Public ary Public out recourse.