MORTGAGE AND OIL LEASE RECORD.

	MORTGAGE,	r Nafalit Anif Locale Australia
사이크 그 그렇게 어떻게 하고 아느라지요. 아름이 들었다는 이 속도 하면 있어 가를 보이어 하지 하면 적었어요. 아픈	day of	landin i dam different bakala. F
Att 17	of the County of	an
[경기를 시작하는 교육의 시대의 시작 시간에 얼마나 모임 개인 기가를 다 보다.	EMING INVESTMENT COMPANY, of the second part.	
WITNESSETH, That the said partof t	the first part in consideration of the sum of	DOLLARS
되어 있을 위에 된 아이들이 된다면 하시 이렇게 하시 이들도 되어야 한 주요를 들어도 먹어 하시다고 있다.	eby acknowledged, haSold and by these presents doGrant, Bargain, Sell and Mortga	
(B. G. C.	yer, all that tract or parcel of land situated in the County of	at the second of
[128] 일본 [18] [18] [18] [18] [18] [18] [18] [18]		
of the Indian Meridian, containing in all And it is hereby mutually agreed that in cas the general Government, or in any court, in order added to the amounts hereby secured and shall be of said part	acres, more or less, according to the Government survey thereof, see the party of the second part or its assigns, should hereafter appear in any of the land depresence or protect the title hereinbefore warranted, all costs and expenditures made in pear interest at the same rate, with the appurtenances, rents, issues and profits and all the estable said part	artments or offices of that behalf shall be ate, title and interest
and will Warrant and Defend the title to the	same, and that the same is free and clear of all encumbrances of whatsoever kind except a	a certain mortgage fo
	.1st, 19; \$	
\$	1st, 19; at the office of THE DEMING INVESTMENT COMPANY, Oswego, Kar	nsas, according to the
conveyance shall be void if such payment be ma or the taxes, or if any installment of principal or is not kept in force thereon, then this conveyance second part, his beirs, administrators or assigns, appraisement hereby waived or not, at the option to reten the smount due for principal and inter-	is day executed and delivered by the said partof the first part to the said party of the said as herein specified. But if default be made in such payment, or any part thereof or intere r interest of any inortgage or lien prior to this are not paid when the same are due and payable is shall become absolute, and the whole shall become due and payable, and it shall be lawful at any time thereafter, to sell the premises hereby granted, or any part thereof, in the mann of the party of the second part, his heirs, administrators or assigns, and out of all moneys est, taxes and penalties thereon, and interest on delinquent taxes at the rate fixed by law, tog tus, if any there be, shall be paid by the party making such sale, on demand to the said part	et thereon when due e, or if the insurance I for said party of the er prescribed by law arising from such sal- gether with the cost
and statutory fees, said fee to be due and pay	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition t yable upon the filing of the petition for foreclosure and the same shall be a further charge a	to all other legal cost and lien upon the said
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broadly as	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition tyable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decreof enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagers, expressly waived,	to all other legal cost, and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien be herein suit to foreclose this Mortgage may be broad to be decisions to venue of such suit are hereby established, and Delivered in the Presence of:	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition tyable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decreof enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagers, expressly waived,	to all other legal cost, and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written.
as herein provided, the Mortgagorvill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby ended to the work of the said part Signed, and Delivered in the Presence of: State of Oklahoma	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decreof enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagers, xpressly waived. of the first part ha hereunto set hand and seal the day and year fi	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien be herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby end in WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma Ss. County	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition tyable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decreof enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagers, expressly waived,	to all other legal cost, and lien upon the said cree rendered in an lated that upon defaul or either of them, and irst above written.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby established, and Delivered in the Presence of: State of Oklahoma State of Oklahoma State on this	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition tyable upon the filing of the petition for foreclosure and the same shall be a further charge a sount thereof shall be recovered in said foreclosure suit and included in any judgment or decreof enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagers, xpressly waived,	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written. d for said County and
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien be herein suit to foreclose this Mortgage may be broad to be expected by the broad to be suit are hereby early of the said part Signed, and Delivered in the Presence of: State of Oklahoma State on this	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decree enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagers, expressly waived. The first part ha hereunto set hand and seal the day and year finds. BEFORE ME a Notary Public in and seal the day and present the seal of the first part has a notary public in and seal of the first part has a notary public in and seal of the first part has a notary public in and the seal of the first par	to all other legal cost. and lien upon the said. cree rendered in any ated that upon defaul or either of them, and irst above written. d for said County and going instrument, and
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby error in WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State on this day of and acknowledged to me that executed in the mortgage in the pay of the said part	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decrete enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate inortgaged is situated regardless of residence of mortgagers, xpressly waived,	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written. d for said County and going instrument, and the forth.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broad of the said objections to venue of such suit are hereby exil N WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss. County State on this	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decree enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written. d for said County and going instrument, and the forth.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broad of the said objections to venue of such suit are hereby exil N WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss. County State on this	o said plaintiff Fity Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decreof enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate inortgaged is situated regardless of residence of mortgagers, xpressly waived. Series ly waived. The first part ha hereunto set hand and seal the day and year find the first part has hereunto set hand and seal the day and year find the first part has hereinto set hand and seal the day and year find to me known to be the identical person who executed the within and foregoing the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set the same as free free free free free free free fre	to all other legal cost. and lien upon the saic cree rendered in an ated that upon defaul or either of them, and irst above written. d for said County and going instrument, and t forth.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby established, and Delivered in the Presence of: State of Oklahoma State of Oklahoma State on this day of and acknowledged to me that executed in the Mortgage may be broadened as the presence of: State on this day of and collected and the lien hereby established part. Signed, and Delivered in the Presence of: State of Oklahoma ss. County State on this day of and collected and the lien hereby established part. Signed part. Signed, and part. Signed part. Signe	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decrete enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived,	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written. d for said County and going instrument, and to forth. Notary Public
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien be herein suit to foreclose this Mortgage may be broadly be to suit are hereby early of the suit are hereby early of the said part Signed, and Delivered in the Presence of: State of Oklahoma State on this	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decree enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost. and lien upon the said. area rendered in any ated that upon defaul or either of them, and irst above written. d for said County and going instrument, and the forth. Notary Public and paid, the receipt of the said, the receipt of the said.
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby error in WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State on this day of and acknowledged to me that executed in the witness of the witness of the witness of the witness of the sum of the which is hereby acknowledged do hereby	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's feet therefor, in addition ty gable upon the filing of the petition for foreclosure and the same shall be a further charge a nount thereof shall be recovered in said foreclosure suit and included in any judgment or decreed enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged in situated regardless of residence of mortgagors, xpressly waived, of the first part ha hereunto set hand and seal the day and year first part has hereunto set hand seal the day and year first part has hereunto set hand seal the day and year first part has here and voluntary act and deed for the uses and purposes therein set the same as free and voluntary act and deed for the uses and purposes therein set at The day and year last above set forth. ASSIGNMENT. Dollars to in har transfer to the within mortgage and note thereby secure eurot set hand this day of 19	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written. d for said County and going instrument, and the forth. Notary Public and paid, the receipt of red, without recourse or red, without re
as herein provided, the Mortgagor	os said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition it yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decreed enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost. and lien upon the said cree rendered in any lated that upon defaul or either of them, and irst above written. d for said County and going instrument, and the forth. Notary Public and paid, the receipt of red, without recourse or red, without re
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broad to be suit are hereby expensed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma State on this day of and acknowledged to me that executed to WITNESS MY HAND AND OFFICIAL SE My commission expires For and in consideration of the sum of which is hereby acknowledged do hereby IN WITNESS WHEREOF have here	os said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition it yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decreed enforced in the same manner as the principal debt hereby secured. It is expressly stiput ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost and lien upon the sai cree rendered in an lated that upon defaul or either of them, and irst above written. d for said County and going instrument, and the forth. Notary Public and paid, the receipt of red, without recourse.
us herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be broall objections to venue of such suit are hereby error in WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State on this day of and acknowledged to me that executed in the witness may have been acknowledged to me that executed in the sum of which is hereby acknowledged to the sum of which is hereby acknowledged to have here the sum of t	o said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition yable upon the filing of the petition for foreclosure suit and included in any judgment or decree fentorced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived, of the first part ha hereunto set hand and seal the day and year first man force to me known to be the identical person who executed the within and force the same as free and voluntary act and deed for the uses and purposes therein set transfer to the first part has day of the within mortgage and note thereby secured to the same to be his voluntary act and deed for the uses and purposes thereby secure transfer to the same to be the voluntary act and deed for the uses and purposes thereby secure transfer to the same to be his voluntary act and deed for the uses and purposes thereby secure transfer to the voluntary act and deed for the uses and purposes thereby secure transfer to the voluntary act and deed for the uses and purposes therein expressed. Notary Public in and for said County and the same to be his voluntary act and deed for the uses and purposes therein expressed into set my hand and official seal, on the day and date last above written.	to all other legal cost and lien upon the sai cree rendered in an lated that upon defaul or either of them, and irst above written. I deform the said county and deform the said county and going instrument, and to forth. Notary Public and paid, the receipt of red, without recourse without recourse the said county appeared the foregoing instrument appeared the foregoing second of the said county appeared the foregoing second of the foregoing second of the foregoing second of the said county appeared the said county appeared the said county appeared the foregoing second of the said county appeared to the said county appeared the said county app
as herein provided, the Mortgagor	os said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decree of enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost and lien upon the sai cree rendered in an lated that upon defaul or either of them, and irst above written. I deform the said county and deform the said county and going instrument, and to forth. Notary Public and paid, the receipt of red, without recourse without recourse the said county appeared the foregoing instrument appeared the foregoing second of the said county appeared the foregoing second of the foregoing second of the foregoing second of the said county appeared the said county appeared the said county appeared the foregoing second of the said county appeared to the said county appeared the said county app
as herein provided, the Mortgagor	os said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a count thereof shall be recovered in said foreclosure suit and included in any judgment or decored enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost and lien upon the sai cree rendered in an lated that upon defaul or either of them, and irst above written. I d for said County and going instrument, and the forth. Notary Public and paid, the receipt of red, without recourse executed the foregoing executed executed the foregoing executed execu
as herein provided, the Mortgagorwill pay to and statutory fees, said fee to be due and pay premises described in this Mortgage, and the am action as aforesaid, and collected and the lien he herein suit to foreclose this Mortgage may be brealt objections to venue of such suit are hereby exil objections to venue of such suit are hereby exil N WITNESS WHEREOF, The said part Signed, and Delivered in the Presence of: State of Oklahoma State on this day of and acknowledged to me that executed to witness MY HAND AND OFFICIAL SE My commission expires For and in consideration of the sum of which is hereby acknowledged do hereby IN WITNESS WHEREOF have here State of County On this day of	os said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition ty yable upon the filing of the petition for foreclosure and the same shall be a further charge a lount thereof shall be recovered in said foreclosure suit and included in any judgment or decree of enforced in the same manner as the principal debt hereby secured. It is expressly stipul ought in County where real estate mortgaged is situated regardless of residence of mortgagors, xpressly waived. ———————————————————————————————————	to all other legal cost and lien upon the sai cree rendered in an lated that upon defau or either of them, an irst above written. d for said County an going instrument, and to forth. Notary Public and paid, the receipt of red, without recourse executed the foregoin Notary Public.