MORTGAGE AND OIL LEASE RECORD.	
n E DORSEX Printing Groupaux, Dailus, Texas-U/29 MORTGAGE,	
THIS INDENTURE, Made this day of day of	
e of Oklahoma, of the first part, and THE DEMING INVESTMENT COMPANY, of the second part,	and
WITNESSETH, That the said part	
he second part, its succesors or assigns forever, all that tract or parcel of land situated in the County of	a ann aite cliùis ta cruide f
ahoma, described as follows, to-wit:	한 일 것 같아요. 바람 가지? 날
	이상 지역적 같은 것이 가지만 것이 가지만큼 이 가지?
he Indian Meridian, containing in all	n that behalf shall be
aid partof the first part therein. And the said partof the first part dohereby covenant and agree that at the delivery here	eof
the lawful owner. of the premises above granted and seized of a good and indefeasible estate will Warrant and Defend the title to the same, and that the same is free and clear of all encumbrances of whatsoever kind except atom to THE DEMING INVESTMENT COMPANY	승규는 방법이 관계에 가장되는 것이다.
given to THE DEMING INVESTMENT COMPANY. THIS GRANT Is intended as a Mortgage to secure the payment of the sum of	
able as follows, to-wit: \$1st, 19; \$	
ns	e second part; and this
he taxes, or if any installment of principal or interest of any mortgage or lien prior to this are not paid when the same are due and paya ot kept in force thereon, then this conveyance shall become absolute, and the whole shall become due and payable, and it shall be lawf	ble, or if the insurance ful for said party of the
ond part, his heirs, administrators or assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the man praisement hereby waived or not, at the option of the party of the second part, his heirs, administrators or assigns, and out of all moneys retain the amount due for principal and interest, taxes and penalties thereon, and interest on delinquent taxes at the rate fixed by law, t	s arising from such sale . ogether with the costs
I charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand to the said particular the said market of the said market of the said particular the said market of the said market o	en to foreclose the same, n to all other legal costs a and lien upon the said lecree rendered in any ulated that upon default
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