## MORTGAGE AND OIL LEASE RECORD.

		MORTGAGE.			
THIS INDENTURE, Made this	The term of the first that the state of the	and the first terminal and the second	A CONTRACTOR AND A SECURITION OF A SECURITION	Taking Salah S	
	, d		,,	of the County of	bna
State of Oklahoma, of the first part, and					
WITNESSETH, That the said part					
ioduly paid, the receipt of which	THE RESERVE OF THE SAME OF THE STREET, AND THE SAME OF	for the section of the section and the section of the	A No. 10 March 1975 and Co. 1875 of	A CONTRACTOR OF THE STATE OF TH	
of the second part, its succesors or assig		of the Carta Carta Carta Car			
Oklahoma, described as follows, to-wit:			STATE OF THE STATE OF STATE OF		
				<ul> <li>A. A. A. C. C. Marketter C. A. Chen, Phys. Lett. 5</li> </ul>	the contract of the contract o
of the Indian Meridian, containing in all And it is hereby mutually agreed that	t in case the party of the secon	of part or its assigns.	should bereafter appe	ear in my of the land	departments or offices of
the general Government, or in any court, added to the amounts hereby secured and of said parkof the first part therein.	in order to preserve or protect the shall bear interest at the same	the title hereinbefore. e rate, with the appur	warranted, all costs a tenances, rents, issues	and expenditures made s and profits and all the	e estate, title and interest
	the length owner of the	premises above grante	ed and seized of a go	od and indefensible est	ate of inheritance therein.
and will Wurrant and Defend the title  5given to THE DEMI THIS GRANT is intended as a Mort	NG INVESTMENT COMPANY gage to secure the payment of	Y. the sum of	Markey Comments in the section		DOLLARS
payable as follows, to-wit: \$					
]1st, 19; \$	1st, 19; at t	he office of THE DE	MING INVESTMEN	T COMPANY, Oswego	, Kansas, according to the
erms certain promissory no	otethis day executed and del	livered by the said par	rtof the first pa	art to the said party of	the second part; and this
or the taxes, or if any installment of principles and kept in force thereon, then this con	cipal or interest of any mortgag	ge or lien prior to this and the whole shall	s are not paid when the become due and pay	he same are due and pa vable, and it shall be lo	yable, or if the insurance awful for said party of the
second part, his heirs, administrators or a	ussigns, at any time thereafter,	to sell the premises he	ereby granted, or any dministrators or assign	y part thereof, in the m	nanner prescribed by law, never arising from such sale
to retain the amount due for principal an and charges of making such sale, and the	d interest, taxes and penames overplus, if any there be, shal	thereon, and interest Il be paid by the part	on definquent taxes , ty making such sale,	on demand to the said	partof the first part
And said Mortgagor	sly agreethat in case of forecl l pay to said plaintiff Fifty Do and payable upon the filing of the amount thereof shall be re- lien hereof enforced in the san y be brought in County where re-	ollars as a reasonable of the petition for for covered in said foreclo me manner as the prin real estate mortgaged i	attorney's or solicitor eclosure and the same osure suit and include ncipal debt hereby sec is situated regardless	r's fee therefor, in addit e shall be a further cha ed in any judgment of cured. It is expressly st of residence of mortgag	ion to all other legal costs rge and lien upon the said r decree rendered in any tipulated that upon default cors, or either of them, and
Signed, and Delivered in the Presence of	•				
State of Oklahoma   ss		// // // // // // // // // // // // //			
	BEFORE ME				n and for said County and
State on thisdny ofdny		, paging true to jihi sagakti dijaka ke Nibeburo.	960/A 674 1984 Y 198 FY A T		und de Promision de Colonia de la Colonia de
and	to me	known to be the iden	itical personwho ex	secuted the within and	foregoing instrument, and
acknowledged to me thatex	ecuted the same as	free and voluntary a	ot and deed for the u	ses and nurposes therei	n set forth.
WITNESS MY HAND AND OFFIC	IAL SEAL The day and year l	ast above set forth.			
My commission expires	19				Notary Public
		ASSIGNMENT.			
For and in consideration of the sum		unika nfituaking pakeri pata		Dollars toi	hand paid, the receipt of
which is hereby acknowledgeddo					
IN WITNESS WHEREOFh			alay dahir aying rajitat gariyilgi		Bedureur minious accomme
IN WHITEOUT HARMES A COMMING AND		fu da trautifat attatu		lathaladir kan 1966 alath baggirtaw	
	ANTON A POPER OF A CAR SAN CONTACT OF CORRESPONDED				
State of, C					
On thisday o					
assignment, and duly acknowledged the e IN TESTIMONY WHEREOF, I hav	execution of the same to be his	voluntary act and dec	ed for the uses and p	urposes therein express	rho executed the foregoing.
My commission expires					Notary Public.
FILED FOR RECORD This	day of	, 190, ati	o'clockM.		
By			way of the Lines, they was sugar and the season of the	vija ana na kasila jiya kaksi katika bali ne na katika ta tilak	Register of Deeds
By					Kegister of Decas.