MORTGAGE AND OIL LEASE RECORD.

fem.k	DORSEY Printing	DTCACT		
THIS INDENTURE, Made this		ORTGAGE.	d One Thousand Nine Hu	indred andbet
		-	of the County of	
State of Oklahoma, of the first part, and TH	E DEMING INVESTMENT CO	MPANY, of the second part.		, 1997년 전 1997년 1997년 1997년 - 1997년 1997년 1997년 - 1997년 1
WITNESSETH, That the said part		아버지 않는 것을 가지 않는 것을 잘 하는 것을 것		
toduly paid, the receipt of which is	그 김 경우는 이 문제에서는 것 같은 아파이와 가지 않는다.	에는 이번 상태가 같이 물거야? 이렇게 나가 제 것이야?		(b) the set of the balance of the other states of the set of th
of the second part, its succesors or assigns Oklahoma, described as follows, to-wit:	かかぶ かからげ しゅんしかがかか かっしゅん しんしょうか	ware a first of the second second first second s	なかが みんねん しゅうけん しがんしがいたいがく	a na bana na bana na sana sa mataka sa kata sa sa
JEIADOMA, GESCIIDEG AS IOHOWS, IC-WIL:	나 좋아 있지만 않는 것이 있는 것이 같이 같이 같이 같이 많이	1. We are prepared in the second s Second second s Second second se	[1] A. Martin, A. M. Martin, M. M. Mar Martin, M. Martin, M. Mar Martin, M. Martin, M. Mart	그는 방법을 가지 않는 것이 같은 것이 많은 것이 가지 않는
	ちょうぶちょう ちんぼう どうちょうがく えばしじゃ じすいた さい	an air an an bhair an an an Arristair an an an Arristair an Arristair an Arristair an Arristair an Arristair a	이 사람이 있는 것 같은 것 같은 것 같은 것 같은 것 같이 많이	en de la strate de la companya de la
	·····	*********	·	

of the Indian Meridian, containing in all And it is hereby mutually agreed that in the general Government, or in any court, in	ncres, m	ore or less, according to the G	overnment survey thereof. fter annear in nny of the	land departments or office
added to the amounts hereby secured and sh of said part	all bear interest at the same rate	e, with the appurtenances, ren	ts, issues and profits and a	all the estate, title and inte
and will Warrant and Defend the title to	the lawful ownerof the pren	oises above granted and seized	of a good and indefeasib	le estate of inheritance the
	TATATOM CONTRACTO	사람은 사람이 위해 많다. 영상, 사람이 있는		그 같은 것은 것이 같은 것이 같은 것이 같이 많이 했다.
THIS GRANT Is intended as a Mortgag				
ayable as ionows, to-wit: \$; \$;	승규가 물건을 가지 않는 것 같아요. 물건을 들었다. 것 같아요. 것 같아.	이 같은 것 같은 것은 것 같아. 것 같아. 것 같아. 이 것 같아. 이 것 같아. 이 것 같아.		
erms	this day executed and delivere made as herein specified. But al or interest of any mortgage or rance shall become absolute, and gns, at any time thereafter, to se ption of the party of the second oterest, taxes and panalties there	ed by the said part	e first part to the said par yment, or any part thereo when the same are due a and payable, and it chall l, or any part thereof, in or assigns, and out of al t taxes at the rate fixed b	ty of the second part; and of or interest thereon when and payable, or if the insur be lawful for said party of the manner prescribed by a moneys arising from such y law, together with the of the part of the pa
and statutory fees said fee to be due and	agree,that in case of foreclosur ay to said plaintiff Fifty Dollars	as a reasonable attorney's or	solicitor's fee therefor, in the same shall be a furthe	addition to all other legal of the second se
And said Mortgagorfurther expressly is herein provided, the Mortgagorwill p and statutory fees, said fee to be due and oremises described in this Mortgage, and the action as aforesaid, and collected and the lie arerin suit to foreclose this Mortgage may b ll objections to venue of such suit are herek IN WITNESS WHEREOF, The said p	agreethat in case of forcelosur ay to said plaintif Fifty Dollars t payable upon the filing of th a amount thereof shall be recover in hereof enforced in the same m e brought in County where real e by expressly waived. artof the first part ha	s as a reasonable attorney's or ne petition for foreclosure and reed in said foreclosure suit and namer as the principal dobt he estate mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe l included in any judgme reby secured. It is expre gardless of residence of me	addition to all other legal of er charge and lien upon the ent or dcoree rendered in ssly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly is herein provided, the Mortgagorwill p ind statutory fees, said fee to be due and premises described in this Mortgage, and the totion as aforesaid, and collected and the lie ierein suit to foreclose this Mortgage may b ill objections to venue of such suit are heret IN WITNESS WHEREOF, The said p Signed, and Delivered in the Presence of:	agreethat in case of forcelosur ay to said plaintif Fifty Dollars t payable upon the filing of th a amount thereof shall be recover in hereof enforced in the same m e brought in County where real e by expressly waived. artof the first part ha	s as a reasonable attorney's or ne petition for foreclosure and reed in said foreclosure suit and namer as the principal dobt he estate mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe l included in any judgme reby secured. It is expre gardless of residence of me and sealthe day a	addition to all other legal of er charge and lien upon the ent or dcoree rendered in ssly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly is herein provided, the Mortgagorwill p ind statutory fees, said fee to be due and bremises described in this Mortgage, and the totion as aforesaid, and collected and the lie herein suit to foreclose this Mortgage may b il objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p Signed, and Delivered in the Presence of: State of Oklahoma ss.	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars (payable upon the filing of th a amount thereof shall be recover in hereof enforced in the same m e brought in County where real e by expressly waived. art	s as a reasonable attorney's or ne petition for foreolosure and red in said foreolosure suit and immer as the principal dobt he istate mortgaged is situated re hereunio set	solicitor's fee therefor, in the same shall be a furthe included in any judgma reby secured. It is expre gardless of residence of ma and sealthe day a	addition to all other legal (er charge and lien upon the ent or decree rendered in issly slipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and premises described in this Mortgage, and the otion as aforesaid, and collected and the lie erein suit to foreclose this Mortgage may all objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars to payable upon the filing of th a amount thereof shall be recover in hereof enforced in the same m by expressly waived. artof the first part ha	s as a reasonable attorney's or ne petition for foreclosure and reed in said foreclosure suit and innner as the principal dobt he estate mortgaged is situated re 	solicitor's fee therefor, in the same shall be a further l included in any judgmo reby secured. It is expre gardless of residence of mo and sealthe day a	addition to all other legal of er charge and lien upon the ent or decree rendered in ssly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and vermises described in this Mortgage, and the otion as aforesaid, and collected and the lie erein suit to foreclose this Mortgage may b il objections to venue of such suit are heref IN WITNESS WHEREOF, The said p signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma State on this	BEFORE ME	s as a reasonable attorney's or ne petition for foreolosure and red in said foreolosure suit and immer as the principal dobt he estate mortgaged is situated re hereunio set	solicitor's fee therefor, in the same shall be n furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a	addition to all other legal of er charge and lien upon the ent or decree rendered in ssly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagor further expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the ction as aforesaid, and collected and the lie erein suit to foreclose this Mortgage may ll objections to venue of such suit are heret IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma State on this	agreethat in case of foreelosur ay to said plaintiff Fifty Dollars to payable upon the filing of th a amount thereof shall be recover in hereof enforced in the same m by expressly waived. artof the first part ha 	s as a reasonable attorney's or ne petition for foreolosure and red in said foreolosure suit and immer as the principal dobt he istate mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe included in any judgma reby secured. It is expre gardless of residence of ma and seal the day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in issly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the totion as aforesaid, and collected and the lie erein suit to forcelose this Mortgage may be il objections to venue of such suit are heret IN WITNESS WHEREOF, The said p ligned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	BEFORE ME	s as a reasonable attorney's or ne petition for foreolosure and red in said foreolosure suit and immer as the principal dobt he state mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe included in any judgma reby secured. It is expre gardless of residence of ma and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in issly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the totion as aforesaid, and collected and the lie erein suit to forcelose this Mortgage may b I objections to venue of such suit are heret IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss. County ss. tate on this	agreethat in ense of forcelosur ay to said plaintiff Fifty Dollars by ayable upon the filing of the a amount thereof shall be recover in hereof enforced in the same m e brought in County where real e by expressly waived. artof the first part ha BEFORE ME	s as a reasonable attorney's or ne petition for foreolosure and red in said foreolosure suit and immer as the principal dobt he state mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe included in any judgma reby secured. It is expre gardless of residence of ma and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in issly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the totion as aforesaid, and collected and the lie erein suit to forcelose this Mortgage may by It objections to venue of such suit are heref IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss. County ss. tate on this	agreethat in case of foreelosur ay to said plaintiff Fifty Dollars payable upon the filing of th a amount thereof shall be recover in hereof enforced in the same m by expressly waived. artof the first part ha 	s as a reasonable attorney's or ne petition for foreolosure and read in said foreolosure suit and immer as the principal dobt he istate mortgaged is situated re hereunio set	solicitor's fee therefor, in the same shall be a furthe included in any judgma reby secured. It is expre gardless of residence of ma and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in ssly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the totion as aforesaid, and collected and the lie erein suit to forcelose this Mortgage may lt objections to venue of such suit are heret IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars by payable upon the filing of the a amount thereof shall be recover in hereof enforced in the same m e brought in County where real e by expressly waived. artof the first part ha BEFORE ME	s as a reasonable attorney's or ne petition for foreclosure and read in said foreclosure suit and immer as the principal debt he estate mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in ssly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagor further expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the otion as aforesaid, and collected and the lie erein suit to foreclose this Mortgage may be il objections to venue of such suit are heret IN WITNESS WHEREOF, The said p signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss. County ss. County ss. control withtess MY HAND AND OFFICIAN Iy commission expires For and in consideration of the sum of	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m by expressly waived. artof the first part ha 	s as a reasonable attorney's or ne petition for foreolosure and red in said foreolosure suit and immer as the principal dobt he istate mortgaged is situated re hereunio set	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in issly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the totion as aforesaid, and collected and the lie erein suit to forcelose this Mortgage may ll objections to venue of such suit are heret IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars by payable upon the filing of the a amount thereof shall be recover in hereof enforced in the same m e brought in County where real e by expressly waived. artof the first part ha BEFORE ME	s as a reasonable attorney's or ne petition for foreclosure and read in said foreclosure suit and immer as the principal debt he estate mortgaged is situated re 	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in issly stipulated that upon del ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the toton as aforesaid, and collected and the lie li objections to venue of such suit are heret IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m by expressly waived. artof the first part ha 	s as a reasonable attorney's or ne petition for foreclosure and inner as the principal dobt he estate mortgaged is situated re- 	solicitor's fee therefor, in the same shall be a further lincluded in any judgmo reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in sely stipulated that upon del ortgagors, or either of them, and year first above written. ablic in and for said County a and foregoing instrument, therein set forth. Notary Publ
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p ind statutory fees, said fee to be due and remises described in this Mortgage, and the toton as aforesaid, and collected and the lie erein suit to forclose this Mortgage may be ill objections to venue of such suit are herek IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma Ss. County ss. County ss. County ss. County for and in consideration of the sum of hich is hereby acknowledged	agreethat in case of foreelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m by expressly waived. artof the first part ha 	s as a reasonable attorney's or ne petition for foreclosure and read in said foreclosure suit and immer as the principal debt he estate mortgaged is situated re hereunio sethand ally appeared	solicitor's fee therefor, in the same shall be a furthe included in any judgma reby secured. It is expre gardless of residence of ma and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in saly stipulated that upon del ortgagors, or either of them, and year first above written. blic in and for said County a und foregoing instrument, therein set forth. Notary Publ
And said Mortgagor further expressly s herein provided, the Mortgagor will p nd statutory fees, said fee to be due and remises described in this Mortgage, and the toton as aforesaid, and collected and the lip erein suit to forcelose this Mortgage may ll objections to venue of such suit are heret IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m e brought in County where real g by expressly waived. artof the first part ha	s as a reasonable attorney's or ne petition for foreclosure and inner as the principal debt he estate mortgaged is situated re- 	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in saly stipulated that upon del ortgagors, or either of them, and year first above written. ablic in and for said County a upper second in the said County and foregoing instrument, therein set forth. Notary Publ
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the bit objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m e brought in County where real g by expressly waived. artof the first part ha	s as a reasonable attorney's or ne petition for foreclosure and inner as the principal debt he estate mortgaged is situated re- interentio set	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in saly stipulated that upon del ortgagors, or either of them, and year first above written. ablic in and for said County a upper second in the said County and foregoing instrument, therein set forth. Notary Publ
And said Mortgagorfurther expressly s herein provided, the Mortgagorwill p nd statutory fees, said fee to be due and remises described in this Mortgage, and the ction as aforesaid, and collected and the lip bill objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p igned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m e brought in County where real g by expressly waived. artof the first part ha	s as a reasonable attorney's or ne petition for foreclosure and inner as the principal debt he estate mortgaged is situated re- interentio set	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a 	addition to all other legal of er charge and lien upon the ent or decree rendered in saly stipulated that upon del ortgagors, or either of them, and year first above written. ablic in and for said County a upper second in the said County and foregoing instrument, therein set forth. Notary Publ
And said Mortgagorfurther expressly is herein provided, the Mortgagorwill p ind statutory fees, said fee to be due and bremises described in this Mortgage, and the totion as aforesaid, and collected and the lip bill objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p Signed, and Delivered in the Presence of: State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same m e brought in County where real g by expressly waived. artof the first part ha	<pre>s as a reasonable attorney's or ne petition for foreclosure and inner as the principal debt he estate mortgaged is situated re hereunio sethand </pre>	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a a Notary Pu 	addition to all other legal of er charge and lien upon the ent or decree rendered in subject of decree rendered in subject of them, and year first above written. and year first above written. Notary Publ and foregoing instrument, therein set forth. Notary Publ and foregoing instrument, therein set forth. Notary Publ and year first above written. Notary Publ and foregoing instrument, therein set forth. Notary Publ and foregoing instrument, therein set forth. Notary Publ and year first above written. Notary Publ and foregoing instrument, therein set forth.
And said Mortgagorfurther expressly ns herein provided, the Mortgagorwill p and statutory fees, said fee to be due and premises described in this Mortgage, and the notion as aforesaid, and collected and the lip bill objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p Signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same in e brought in County where real g by expressly waived. artof the first part ha	<pre>s as a reasonable attorney's or ne petition for foreclosure and inner as the principal debt he estate mortgaged is situated re hereunio sethand </pre>	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a a Notary Pu 	addition to all other legal of er charge and lien upon the ent or decree rendered in subject of decree rendered in subject of them, and year first above written. and year first above written. Notary Publ and foregoing instrument, therein set forth. Notary Publ and foregoing instrument, therein set forth. Notary Publ and year first above written. Notary Publ and foregoing instrument, therein set forth. Notary Publ and foregoing instrument, therein set forth. Notary Publ and year first above written. Notary Publ and foregoing instrument, therein set forth.
And said Mortgagorfurther expressly is herein provided, the Mortgagorwill p ind statutory fees, said fee to be due and bremises described in this Mortgage, and the lotion as aforesaid, and collected and the lip lerein suit to foreclose this Mortgage may ll objections to venue of such suit are hereit IN WITNESS WHEREOF, The said p signed, and Delivered in the Presence of: State of Oklahoma State of Oklahoma 	agreethat in case of forcelosur ay to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recover in hereof enforced in the same in e brought in County where real g by expressly waived. artof the first part ha	<pre>s as a reasonable attorney's or ne petition for foreclosure and inner as the principal debt he estate mortgaged is situated re hereunio sethand </pre>	solicitor's fee therefor, in the same shall be a furthe included in any judgmu reby secured. It is expre gardless of residence of mo and sealthe day a a Notary Pu 	addition to all other legal of er charge and lien upon the ent or decree rendered in subject of the second states of the second and year first above written. ablic in and for said County a and foregoing instrument, therein set forth. Notary Publi

241