MORTGAGE AND OIL LEASE RECORD.

ASSIGNMENT. For and in consideration of the sum of			MORTGAGE.		
WITH RESITER, That the said great _ of the high reach is complication of the sum of					
State of Ohlohomo, of the first and waste gard. In the first gard. In				of the County of	······································
WINESSEITH, That the entit part—of the first part in consideration of the sum of	함께 되는 사람들이 하는 사람들이 되는 사람들이	물건 하고 하게 그 그리는 그리고 있는 사람이 하다.		하고 하는 하는 하는 그들이 가득하는 것이 되었다.	
in deciding point, the successor or assigns forever, all that treat or parcel of inted altasted in the County of	高级电阻 自己的现在分词 医髓膜 经外租的原理联合 身份			아이들은 그리는 얼마는 그 얼마나 나는 그리는 나는 그렇게 되었다.	DOLLAT
the second part, its succession or sergins foreyer, all that trust or parted of lend plinted in the Gounty of the second part, its succession or sergins foreyers. All that trust or parted the second part, its succession of the second part is succession of the second part its succession of the second part is succession to the second part is succession and the second part is succession to the second part is succession and the succession to the second part is succession and the succession and the second part is succession to the second part is succession to the second part is succession to the		거리가 얼마나 지금하는 시작되어 모든 모이다			
he folian Meddian, containing in all series, note or less, seconding to the Government survey threed, And it is larerly mutually agoed that in cess the party of the second part or its sealens, should besether appear in any of the land departments or efficient and its place of the second part of the second part or its sealens, about the second part and all the entits, life and into all part. of the first part does not contain levely second and shall hear interest at the same site, with the impurement, some and profits and all the entits, life and into all part. of the first part does not be a sease, and that the same is free mile deep of all second-received in the same in the sease is free mile deep of all second-received in the same in the same is free mile deep of all second-received in the same is free mile deep of all second-received in the same is free mile deep of all side of the second part and a second	지마 생각을 통하면 가능한 내가 내려왔다니까 이 사람	신발문화하는 어때가면 하면 되어 하고 되는데 하는	그는 무리 들게 살통하다 그렇다니 옷로 살았다.	공식하다 경기를 잃었다면 하는 사람이 없는 사이	
the Iolian Meridian, estataining in all secret the nexty of the secret, more or joss, according to the Government curvey thereal, and the secret the nexty of the next of the secret of the property of the secret o			40、100mm 1995 1995 1995 1996 1996 1996 1996 1996		 A second of the s
the Indian Meritin, cintaining in all	医克斯氏试验检 计结点 经价值的 拉嘴巴 机流流 在原 阿拉克山山 医乳管	The Artist of the Artist Control of the Control of	化电动性 化碘酚酚 电感点 电流电流电流 化连续电路 电电流电流		
the Indian Meridine, containing in all	· 10 · 10 · 10 · 10 · 10 · 10 · 10 · 10				
the Instan Merdina, centalizing in all screen persons or less, according to the Government survey thereof. And it is havely mutually accepted that in one the party of the second part or its seigns, should be retailed against any of the land departments es editions greated downstance, it is may count, in one for the presence or product the title benchmark was all a part of the land and the self party of the second party and the second party of the land and the self party of the land and the land and the self party of the land and the self party of the sent of the self party. THIS GRANT Is intended as a Mortgage to second the party of the sum of					
the Indian Meridian, containing in all				医牙髓性 医多种性 医二甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲	
the Julius Morillum, solutishing in all and it is thereby received that in case the perty of the second pate of its assign, should be thereby second and any out, in order to preserve or protect the still be second pate or its assign, should be thereby second and any out, in order to preserve or protect the title hersholdson warranted, all costs and expenditures made in that behalf shall do to the amounts, rech is second pate or the shall be activated at the same rate, with the appurtments, credit, instead and posts and the specific made in the shall part. All the said part. of the first part therein. And the said part. of the first part do. hereby sevenars and agree that at the delivery beregd. All the said part. of the first part therein. And the said part. of the first part do. hereby sevenars and agree that at the delivery beregd. All the said part. of the first part therein. And the said part. All the said part. of the first part therein. And the said part. All the said part. of the first part therein. And the said part. All the said part. of the first part therein. And the said part of the said part. All the said of the said part of the said part of the said part of the said part of	나 이렇게 내려보니까? 그렇게 하고를 깨끗 가는	and the second of the second section in			
And it is hereby mutually careed that in cases the party of the second part or its assigns, should be treatfler appear in any of the Jand of part furnities of the monoistic hereby second and departments or offices of the monoistic hereby second and departments or offices of the the control of the party thereby second and departments or offices of the theorem of the party thereby oversome and agree that at the delivery breed. **Line of the first part thereby.** And the said part, of the first part do, berefy oversom and agree that at the delivery breed. **Line of the part thereby.** And the said part, of the first part do, berefy oversom and agree that at the delivery breed. **Line of the party thereby.** And the said part, of the first part do, berefy oversom and agree that at the delivery breed. **Line of the first part thereby.** And the said part, of the first part the party of the second party public as follows, to-wit: \$	되어 하는 이 경기를 받는다는 그를 만나는 뭐야 한다.	함께의 이 아이들을 모든 그래요 이다.	[12] :		
and put. of the first part therein. And the said part. of the first part therein of the first part therein. And the said part. of the first part therein of the sain, and the said part. of the first part therein of the sain, and that the same is free and clear of all encombrances of whattoever kind eccept a certain mortgage of the barriers of the sain, and that the same is free and clear of all encombrances of whattoever kind eccept a certain mortgage from the TEID DESING INVESTIGAT COMPANY. THIS GRANT Is stateded as a MOREGAGE to secure the parayamist of the sum of	And it is hereby mutually agreed the	at in case the party of the second	d part or its assigns, should here	after appear in any of the land de	
is will Warnant and Defend the tills to the same, and that the same is free and clear of all encumbrances of whatevers kind except a certain mortgage given to THE DEMING INVESTMENT COMPANY. THIS GRANT is intended as a Nortgage to secue the payment of the sum of	led to the amounts hereby secured and	d shall bear interest at the same	rate, with the appurtenances, re-	nts, issues and profits and all the es	state, title and intere
THIS GLAST Is intended as a Mortgage to secure the payment of the sum of					
DOLLA public intended an afortgage to secure the payment of the sum of	I will Warrant and Defend the title	to the same, and that the same,	remises above granted and serze ime is free and clear of all encur	d of a good and indefeasible estate ubrances of whatsoever kind except	of inheritance therei a certain mortgage i
Let, 19 . S. Let, 19 . Let, 19 . S. Let, 19 . Let, 19 . S. Let, 19 . Let, 19 . S. L	4- MITE DEXE	ING THURSTHENIS COMPANY	그는 경상으로 보다 다른 살아 없었다.		
1st, 19 \$	- Burer i 이 등 살기에 참 한 것 같고 한다. 경험을 들었다.	몇 회 역사 이 하고 있으는 것으로 되었습니다.		그는 통과 마루 입대 그리고 그들도 다시 생겼	경험들은 경기를 가고 있다.
certain promisery note. This day executed and delivered by the sold port of the first part to the set all party of the second party and the taxes, or if any installment of principal or interest there when the taxes, or if any installment of principal or interest of any mostgage or lien prior to this sea not pad when the same are downed payable, and it shill save livered the terms of the factors of set in froze thereon, then his conveyance shall be become question, and the whole shall be beamed one and payable, and it shill save livered to the second party of principal or interest for any mostgage or lien prior to this sea not pad when the same are downed payable, and it shill save livered to the second party of the second party of party of the second party and the second party of party of the party of the second party and the second party and the second party and the second party party of the party of the second party has been downed to the party of the party of the second party, has been downed to the party of the party of the second party, has been downed to the party of th					
veyance shall be void if such payment be made as beroin specified. But if default be made in such myrment, or my part thereof or interest thereon when de taxes, or it any installment of principal or interest of any metrage or inst myter to this are not point when the same are due and populsion of it the hazor not part, it is not to be taken to fine the same and the analysis of the hazor not part, his beins, administration or assigns, and suffered to the part of the second part, his beins, administration or assigns, and suffered the same representation of the same manuscript of the second part, his beins, administration or assigns, and suffered the same representation of the same part of the second part, his beins, administration or assigns, and all money springing from such statis the amount due for principal and interest, taxes and penaltics thereon, and interest on delinquent taxes at the art tixed by its via the cytical transfer of the same part of the second part, his beins, administration or assigns, and call money springing from such statis the amount due for principal and interest, taxes and penaltics thereon, and interest on delinquent taxes at the art tixed by its via the cytical transfer of the control of the same part and the same taken to fine the same part of the same part and the same taken to the same shall be a farther charge and lies upon the statistical part of the same part of the same shall be a farther charge and lies upon the statistical parts. **State of Oklahoma** State of Oklahoma** Aga of		이를 위한 살아왔다는 사람은 나는 사람들이 되는 것이 되는 것 같아.		land the land to the first always the Marin and Fig. 1990.	
ook kept in force theroon, thea this conveyance shall become absolute, and the whole shall become due and payable, and it shall be lawful for said party of property, administration or sasigns, at any time thereafter, to sail that premises hereby granted, or any part thereof, in the manner presented by I maisstant hereby waived or not, at the collon of the party of the second part, his heirs, administrators or assigns, and out of all moneys graing from said maisstant hereby waived or not, at the collon of the party of the second part, his heirs, administrators or assigns, and out of all moneys graing from said the party of the second party, his heirs, administrators or assigns, and out of all moneys graing from said the party of the party making such sale, on demand to the said part. And said Morigago. —further expressely agree. —that in case of forcelosure of this Morigago, and as often as any proceedings shall be laken to forcelosure that he party making such sale, on demand to the said party of the first party and the party making such sale, on demand to the said party of the first party making such sale, on demand to the said party of the first party making such sale, on demand to the said party of the first party making such sale, on demand to the said party of the party making such sale, on demand to the said party of the first party and the party making such sale, on demand to the said party of the party of the party of the said force of t	veyance shall be void if such paymen	t be made as herein specified. I	But if default be made in such p	nyment, or any part thereof or inter	rest thereon when di
ond part, his heits, administrators or assigns, at any times theresider, to sell the premises hereby granted, or any part thereof, in the manner prescribed by I writesseens thereby wrived or not, at the opinion of the party of the socioud part, his hairs, administrators or assigns, and out all money graining from such actain the amount due for principal and interest, trace and penalties thereon, and interest on delinquent taxes at the party in the certain the contents of the original, if my three be, shall be party anking and sale, on demand to the sell part. And said Mongram, London being on a signature of the contents of the co	he taxes, or if any installment of prin	icipal or interest of any mortgage	e or lien prior to this are not paid	d when the same are due and payal	ole, or if the insurar
utain the amound due for principal and interest, taxes and penalties thereon, and interest on delinquent taxes at the rate fixed by law, together with the ocharpees of mixing such alea, and the overplus, if any there be, shell be paid by the party making such alea, and to the said part. And said Morigagofurther expressly agree	ond part, his heirs, administrators or a	assigns, at any time thereafter, to	o sell the premises hereby grante	ed, or any part thereof, in the man	ner prescribed by l
charges of making such sale, and the overplus, if any there he, shall be paid by the party making such sale, on demand to the said part	etain the amount due for principal ar	nd interest, taxes and penalties th	hereon, and interest on delinque	nt taxes at the rate fixed by law, to	ngether with the co
And said Mortgagor further expressly sprea that in case of foreolosure of this Mortgagor, and as often as any proceedings shall be taken to foreolosure therein provided, the Mortgagor, will pay to said plantiff Hilly Dollars as a resemble attendy or solicitor's feet herefore, in addition to all other legal or is statisticy free, said feet to be due and psyable upon the inding of the petition for foreolosure and the same said to a further charge and lien upon the so on as aforesaid, and collected and the lien hereof enforced in the same manner as the principal dobt be thereby secured. It is expressly simple that the principal dobt be thereby secured as expressly simple definition on as aforesaid, and collected and the lien hereof enforced in the same manner as the principal dobt be thereby secured the stranged spin plantiff of them, to objections to various of such smill are between the first part has bereunto set. In all and seal the day and year first above written. etc., and Dollvered in the Presence of: State of Oklahoma State o	charges of making such sale, and the	e overplus, if any there be, shall	be paid by the party making su	ich sale, on demand to the said par	tof the first p
herein provided, the Mortgagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or celicitor's fee therefor, in addition to all other legal or is statioty fore, said fee to be due and payable upon the filing of the petition for foreclosers and the same shall be a further charge and lien upon the sums shall be a further charge and lien upon the sums shall be a further charge and lien upon the sum of the su	And said Mortgagor,further expres	sly agreethat in case of forecle	osure of this Mortgage, and as of	ten as any proceedings shall be take	en to foreclose the sar
misse described in this Mortagea, and the amount thereof shall be recovered in said foreolosure sait and included in any judgment or decree predect in the interest of the first part has been amount as the principal debt hereby secured. It is expressly stipulated that upon defain suit to foreolosu his Mortagea may be brought in County where real estate mortaged is situated regardless of residence of mortageors, or either of them, of objections to you and such suit as hereby strongesty waived. IN FULLIBES WHEREOF, The said partof the first part hahereunto sethandand sealthe day and year first above written. part, and Delivered in the Freezue of: State of Oklahoma	herein provided, the Mortgagor wil	ll pay to said plaintiff Fifty Dol	llars as a reasonable attorney's or	r solicitor's fee therefor, in addition	to all other legal co
rein suit to foreclose this Mortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or either of them, collections to younged and believed in the Presence of: State of Oklahoma County State of Oklahoma County State of Oklahoma County State on this Aday of 10 personally appeared 11 to me known to be the identical person who executed the within and foregoing instrument, a moveleded to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth. WITNESS MY HAND AND OFFICIAL SEAL The day and year last above set forth. ASSIGNMENT. For and in consideration of the sum of Samuel County of the same of the behavior of the within mortgage and note thereby secured, without recount in MUTNESS WHEREOF have hereunto set hand, this day of 19 personally known to be the identical person who executed the within and foregoing instrument, a moveleded to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth. WITNESS MY HAND AND OFFICIAL SEAL The day and year last above set forth. ASSIGNMENT. For and in consideration of the sum of 19 personally appeared 19 personally appear 19 persona	emises described in this Mortgage, and	the amount thereof shall be reco	overed in said foreclosure suit an	id included in any judgment or de	ccree rendered in a
State of Oklahoma State of State of Okl	rein suit to foreclose this Mortgage ma	y be brought in County where re			
State of Oklahoma SS. BEFORE ME	IN WITNESS WHEREOF, The said	d partof the first part ha	hereunto set han	dand seal the day and year	first above written.
ASSIGNMENT. For and in consideration of the sum of	gned, and Delivered in the Presence or			사람들이 보면 하면 등 경우를 모르는다. 그는 소개들은 보는 기를 보면 되고 있습니다.	
ASSIGNMENT. For and in consideration of the sum of	·				
County Ses. BEFORE ME					***
the on this	State of Oklahoma				
te on this	County J	BEFORE ME		a Notary Public in a	nd for said County ar
to me known to be the identical personwho executed the within and foregoing instrument, a nowledged to me thatexecuted the same asfree and voluntary act and deed for the uses and purposes therein set forth. WITNESS MY HAND AND OFFICIAL SEAL The day and year last above set forth. Notary Public	te on thisday of				and the first and the second of the second o
nowledged to me that executed the same as free and voluntary act and deed for the uses and purposes therein set forth. WITNESS MY HAND AND OFFICIAL SEAL The day and year last above set forth. Notary Public ASSIGNMENT. For and in consideration of the sum of	나라도 돌아왔다면 경우 이 사람들이 많은 사람이 하나 살아 먹는데 하다.	stanta analamin'i Pangan Naba(Pangan)	무속보위 열차를 이끌 병하는 중국적인 소설이	이 이번 2017년 전 경우가 남편 전에 다른 12 개념은 사람이다.	
WITNESS MY HAND AND OFFICIAL SEAL The day and year last above set forth. Notary Public			경기에 많은 이 집에 바꾸는 하는 그들은 하는 어떻게 되었다.		la la distribuit di sere de esta di constituir di constituir di constituir di constituir di constituir di cons
ASSIGNMENT. For and in consideration of the sum of	회사가 열대 회사 그러움이라는 사는 수가 모습니다.	경원 공부가 되어지하는 사람이 되었다. 공부 경향, 방	쓰이 경기 남자 남동의 그를 가는 것이 같아요?	for the uses and purposes therein s	et forth.
ASSIGNMENT. For and in consideration of the sum of	WITNESS MY HAND AND OFFIC	IAL SEAL The day and year las	st above set forth.		
ASSIGNMENT. For and in consideration of the sum of	commission expires	19			Notary Public
For and in consideration of the sum of			SSIGNIMENT		
the within mortgage and note thereby secured, without recour IN WITNESS WHEREOF					
te of	~ 없다. 현실하는 사람들은 사람들이 가지 하는 사람들이 살을 가득하고 하면 있다.	하는데 하고 있는 것 같아. 그렇게 그렇게 가장 되고 없다.		지수를 하다. 수 없는 회사의 사람들은 아이라면 하는 사람이다.	经收益 化二甲基甲基 经收益 医骨折
te of	ch is hereby acknowledgeddo	hereby transfer to	the withi	in mortgage and note,,thereby secu	ired, without recour
te of	IN WITNESS WHEREOF h	ave hereunto sethandi	thisday of	19,,,,,,,	
te of					
On this	[#일본다 124명 : 11일 [#일본] 21, 21일 : 12 [#]				***
who is to me personally known to be the identical person who executed the foregoi gnment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written. commission expires		aumen of	NAMES AND THE PARTY OF THE PARTY.		
ignment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written. Commission expires	그런 사고 있는데 바쁘다니 그는 그 사람들이 보고 하는데, 하는데 그와 되었다.			¹ 마음이 있는 바로 하다 되는 사람들이 다른 사람들이 다른 사람들이 다른 사람들이 다른 사람들이 되었다.	: 100 Str. 15 Cale 15 . 50 Str. 15 Str. 15 Str. 15 . 51 Str. 15 Str. 15 Str. 15 Str. 15 Str.
ignment, and duly acknowledged the execution of the same to be his voluntary act and deed for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written. Commission expires	그런 사용하다 어때 어때가 되었다. 작업이 보고 아이들 때문에 된 것 같다.			otary Public in and for said County	y, personally appear
commission expires	On thisday o	of		to he the identical person who	argouted the foregoin
commission expires	On thisday o	xecution of the same to be his v		n to be the identical person who e es and purposes therein expressed.	argaistad tha faragai
	On this day of	xecution of the same to be his v		n to be the identical person who est and purposes therein expressed. It above written.	executed the foregoin
	On thisday of the end of t	xecution of the same to be his ve e hereunto set my hand and offic		n to be the identical person who est and purposes therein expressed. It above written.	executed the foregoin
Deputy.	On thisday of ignment, and duly acknowledged the end of the contract of	e hereunto set my hand and offic		n to be the identical person who es and purposes therein expressed. It above written.	executed the foregoi
	On thisday of ignment, and duly acknowledged the end of the contract of	e hereunto set my hand and offic		n to be the identical person who es and purposes therein expressed. It above written.	executed the foregoi
	On this day or gnment, and duly acknowledged the e IN TESTIMONY WHEREOF, I have commission expires	e hereunto set my hand and offic A.D. 19.		n to be the identical person who es and purposes therein expressed. It above written.	executed the foregoi