MORTGAGE AND OIL LEASE RECORD.

	MC	ORTGAGE.	
THIS INDENTURE, Made this	day of	in the year of our Lord	d One Thousand Nine Hundred and
			, of the County ofand
State of Oklahoma, of the first part, and			환경하다 하는 문학자 수 변환하는 사람이 하는 하는 하는 하는 분석하는 사람들이 하는 사람들은 분석하는 문학자를 받는다.
WITNESSETH, That the said part.	of the first part in consideration	of the sum of	DOLLARS,
			Grant, Bargain, Sell and Mortgage to the said party
			ofin the State of
ili başalı kaşıngleri ilk elçişekerle altırılı yatı ağılıkleri etdir.	부분 어느 사용하다 맛을 살아갈 때문에 가장 얼마나 있다.	나는 내가 가는 사람들은 모을 하는 생물을 하다.	
And it is hereby mutually agreed the the general Government, or in any court, added to the amounts hereby secured and of said partof the first part therein.	thin case the party of the second pair in order to preserve or protect the t d shall bear interest at the same rate And the said partof the first	rt or its assigns, should herealt itle hereinbefore warranted, all the with the appurtenances, rent part dohereby covenant a	ter appear in any of the land departments or offices of loosts and expenditures made in that behalf shall be s, issues and profits and all the estate, title and interest and agree that at the delivery hereof
e reference a la companya di la comp		e en la Maria de la la la Maria de la martina de la ma	DOLLARS
	jeky litera poje jalings vitalietski tiljekje titeje:		STMENT COMPANY, Oswego, Kansas, according to the
terms	to be made as herein specified. But not an interest of any mortgage or nevance shall become absolute, and assigns, at any time thereafter, to so so option of the party of the second of interest, toward penalties there	d by the said partof the if default be made in such pay lien prior to this are not paid the whole shall become due a ll the premises hereby granted part, his heirs, administrators or and interest on delinquent	is first part to the said party of the second part; and this yment, or any part thereof or interest thereon when due, when the same are due and payable, or if the insurance and payable, and it shall be lawful for said party of the , or any part thereof, in the manner prescribed by law, or assigns, and out of all moneys arising from such sale it taxes at the rate fixed by law, together with the costs h sale, on demand to the said part
and statutory fees, said fee to be due premises described in this Mortgage, and action as aforesaid, and collected and th herein suit to foreclose this Mortgage ma all objections to venue of such suit are h IN WITNESS WHEREOF, The sai Signed, and Delivered in the Presence of	and payable upon the filing of the the amount thereof shall be recover a lien hereof enforced in the same may be brought in County where real e ereby expressly waived. If part, and part, and of the first part has a lie.	e petition for foreclosure and to ted in said foreclosure suit and anner as the principal debt her state mortgaged is situated reg	solicitor's fee therefor, in addition to all other legal costs the same shall be a further charge and lien upon the said included in any judgment or decree rendered in any reby secured. It is expressly stipulated that upon default gardless of residence of mortgagors, or either of them, and and sealthe day and year first above written.
State of Oklahoma			
	s. BEFORE ME		a Notary Public in and for said County and
	later was in which was to the state of a second second	e raji gji ka e Marting na ngjegra na jeng taki k	
			who executed the within and foregoing instrument, and
		THE PARTY OF THE P	or the uses and purposes therein set forth.
WITNESS MY HAND AND OFFIC	NAL SEAL The day and year last a	bove set forth.	
My commission expires	19		Notary Public
		IGNMENT.	
For and in consideration of the sum	그리 경기 그 이 경기를 하는 것 같아 보다는 것 같아.		
			mortgage and notethereby secured, without recourse,
IN WITNESS WHEREOF	ran ay malakin dapah marahin ay menjalah birah malaya men		igo de filosoficio que trasper de oderente la filosoficia de profuedadores. El extilen in Prese de
State of	County of		
			tary Public in and for said County, personally appeared
assignment, and duly acknowledged the a	execution of the same to be his volu	who is to me personally known ntary act and deed for the uses seal, on the day and date last	to be the identical person who executed the foregoing s and purposes therein expresseda
My commission expires	A.D. 19		Notary Public.
FILED FOR RECORD This			M
By, our and a construction and a construction of the construction	Deputy,		Register of Deeds.,