6	MOR	TGAGE AN	ND OIL LEASI	E RECORD.	
Form E			Pfinling Company, Dallas, Texas-4626		and a state of the
			MORTGAGE.	ord One Thousand Nine Hundred and	
			승규는 요즘 것은 것은 것을 받는 것이 같아요.	ord One Thousand Nine Hundred and	승규가 한 것을 가지 않는 것
	화장을 한 것 수 있는 것 같아.	이 방법에 주지 않는 것 같은 것 같아?	추 전 성장 여러 가는 것 같은 것을 한	: 2 분위가 가는 것은 바람이라는 것은 것이다. 	ar
			T COMPANY, of the second part	승규는 물건을 걸 같은 것은 가장에 주말을 했다.	
		성에는 바람이 많은 것은 것이다.	그는 사람이 물건을 하는 것이 없다.		
toduly	paid, the receipt of which is	hereby acknowledged, ha	Sold and by these presents d	loGrant, Bargain, Sell and Mortgag	e to the said par
of the second p	art, its succesors or assigns fo	orever, all that tract or par	rcel of land situated in the Count	ty of	in the State
Oklahoma, dese	ribed as follows, to-wit:	*******			
 A state of the state of the state 	도가 나는 것 같은 것 같은 것을 가지 않는 것을 하는 것이 없는 것이 없다.	그는 그 집에 있는 것 같은 것들이 잘 많이 있는 것 같아. 가지 않는 것			
			es, more or less, according to the	그는 물건이 있는 것 같은 것이 같은 것을 받았다. 것 같은 것 같	
에너 승규는 것 같아?		and the state of t	cs, moto or ress, according to the	dovernment bury of mercor.	mente or officie
of the Indian M	arehy motivally agreed that in-	oase the narty of the secon	nd mart or its assigns, should ber	eatter appear in any of the land depart	hat hehelf shall h
of the Indian M And it is h the general Goy added to the ar	ereby matually agreed that in ernment, or in any court, in o nounts hereby secured and sha	case the party of the secor order to preserve or protect all bear interest at the same	nd part or its assigns, should her the title hereinbefore warranted, as rate, with the appurtenances, r	all costs and expenditures made in the ents, issues and profits and all the estat	hat behalf shall b e, title and interes
of the Indian M And it is h the general Goy added to the ar of said part	ereby mutually agreed that in- ernment, or in any court, in o nounts hereby secured and sha of the first part therein. An	oase the party of the secon order to preserve or protect all bear interest at the same ad the said part,, of the	nd part or its assigns, should her the title hereinbefore warranted, he rate, with the appurtenances, r h first part dohereby covenan	all costs and expenditures made in the ents, issues and profits and all the estat- it and agree that at the delivery hereof.	hat behalf shall b e, title and interes
of the Indian M And it is h the general Goy added to the sr of said part	ereby mutually agreed that in remment, or in any court, in o nounts hereby secured and sha of the first part therein. An	case the party of the secon order to preserve or protect all bear interest at the same ad the said partof the the lawful owner of the	nd part or its assigns, should her the uitle hereinbefore warranted, as rale, with the appurtenances, ru first part dohereby covenan premises above granted and seiz	all costs and expenditures made in the ents, issues and profits and all the estat at and agree that at the delivery hereof.	hat behalf shall h e, title and interes inheritance therein
of the Indian M And it is h the general Goy added to the str of said part	ereby mutually agreed that in ernment, or in any court, in o nounts hereby secured and sha of the first part therein. An ant and Defend the title to	case the party of the secor order to preserve or protect all bear interest at the same ad the said partof the the lawful ownerof the the same, and that the s	nd part or its assigns, should her the title hereinbefore warnanted, ne rate, with the appurtenances, r first part dohereby covenan premises above granted and seiz game is free and clear of all encu	all costs and expenditures made in the ents, issues and profits and all the estat at and agree that at the delivery hereof. ed of a good and indefeasible estate of mbrances of whatsoever kind except a c	hat behalf shall b e, title and interes inheritance thereis sertain mortgage fo
of the Indian M And it is h the general Goy added to the ar of said part and will Warr \$ THIS GR/	ereby mutually agreed that in eranment, or in any court, in o nounts hereby secured and sha of the first part therein. An ant and Defend the title to 	case the party of the secon order to preserve or protect ill bear interest at the same d the said part, of the the lawful owner, of the the same, and that the s INVESTMENT COMPANY e to secure the payment of	nd part or its assigns, should her the uitle hereinbefore warranted, le rate, with the appurtenances, r first part dohereby covenan premises above granted and seiz game is free and clear of all encu Y. f the sum of	all costs and expenditures made in the ents, issues and profits and all the estat at and agree that at the delivery hereof. ed of a good and indefeasible estate of mbrances of whatsoever kind except a c	hat behalf shall b e, title and interes inheritance thereir sertain mortgage fo DOLLAR
of the Indian M And it is h the general Goy added to the ar of said part and will Warr \$ THIS GR/	ereby mutually agreed that in eranment, or in any court, in o nounts hereby secured and sha of the first part therein. An ant and Defend the title to 	case the party of the secon order to preserve or protect ill bear interest at the same d the said part, of the the lawful owner, of the the same, and that the s INVESTMENT COMPANY e to secure the payment of	nd part or its assigns, should her the uitle hereinbefore warranted, le rate, with the appurtenances, r first part dohereby covenan premises above granted and seiz game is free and clear of all encu Y. f the sum of	all costs and expenditures made in the ents, issues and profits and all the estat at and agree that at the delivery hereof. ed of a good and indefeasible estate of mbrances of whatsoever kind except a c	hat behalf shall f e, title and interes inheritance therein sertain mortgage fo DOLLAR
of the Indian M And it is h the general Goy added to the sh of said part and will Warrs THIS GR/ payable as follo	ereby mutually agreed that in eranment, or in any court, in o nounts hereby secured and sha of the first part therein. An ant and Defend tha title to given to THE DEMING NT Is intended as a Mortgage ws, to-wit: \$	case the party of the second order to preserve or protect all bear interest at the same d the said partof the the lawful ownerof the the same, and that the g INVESTMENT COMPAN e to secure the payment of 	nd part or its assigns, should her the uitle hereinbefore warranted, to rate, with the appurtenances, ra- first part dohereby covenan premises above granted and seiz game is free and clear of all encu Y. f the sum of	all costs and expenditures made in the ents, issues and profits and all the estat at and agree that at the delivery hereof. ed of a good and indefeasible estate of mbrances of whatsoever kind except a c	hat behalf shall] e, title and intere inheritance therei sertain mortgage f DOLLAF 1st, 19

······································		
State of Oklahom	a) _{ss}	
·		a Notary Public in and for said County and
State on thisday	/ of, personally	appeared
and	to me known	to be the identical personwho executed the within and foregoing instrument, and
	· · · · · · · · · · · · · · · · · · ·	nd voluntary act and deed for the uses and purposes therein set forth.
WITNESS MY HAND AN	ID OFFICIAL SEAL The day and year last above	ve set forth.
My commission expires,		Notary Public
	ASSIG	INMENT.
For and in consideration o	f the sum of	
which is hereby acknowledged.	do hereby transfer to	
IN WITNESS WHEREOF	7	day of19
S4444	, County of	
승규는 가슴을 많은 모든 것은 것을 물었다.	수준 방법 방법 방법 방법 방법의 정말한 문제는 사람들에 영화가 많다.	
		날 옷 그렇게 못 알려야 한 것이 다는 것이 아름다. 것은 것이 무런 것이 가지 못했다. 것이 집에 가지 않는 것이 같아.
assignment, and duly acknowle	dged the execution of the same to be his volunta COF, I have hereunto set my hand and official se	b is to me personally known to be the identical person who executed the foregoing ry act and deed for the uses and purposes therein expressed.
	Ar, i nave nereuna ec my nanu ana oniciai se	ni du the day fild uate last above witcen
My commission expires		Notary Public.
FUED FOR DECORD M	bia	00
FILED FOR RECORD II	118	Julian of Beastron Marine Clock Andreas BE
B <u>y:</u>	Deputy.	Register of Deeds, =
		 TATACA ESCALADA LA SENTI A VIENTI A V VIENTI A VIENTI A VI VIENTI A VIENTI A V VIENTI A VIENTI A V
	· · · · · · · · · · · · · · · · · · ·	

1 . 5446.