MORTGAGE AND OIL LEASE RECORD. DORGET Printing Company, Dallor, Texas=44026.

		MORTGAGE,			
THIS INDENTURE, Made this	day of	in the yea	ır of our Lord One Th	ousand Nine Hundred an	dbetween
		******************************	of	the County of	and
State of Oklahoma, of the first part, and	아마리는 생생이 남편하는 나는 그리고 있다. 말		North Televician in the Care		
WITNESSETH, That the said part.	[2017년 1월 2일 2일 12일 2일 기계를 다 하는 것이 되었다.		나 되어가 하는 시간 수		그리 음식하는 이 하네. 그리고 있는데
toduly paid, the receipt of whic	호텔 : : : 레일 및 스크를 [122] [1 1 1 1 2 2 2	공연한 경험 점점 중심 사람들이 되었다.	Self-feelt blade fra in a di	시크레 기타를 열리는 이 보고하는 함께	나면 그 보기 하는 것으로 하는 것이 않니?
of the second part, its succesors or assig			tigata interpretation to the entire term of the	and the second of the second o	The Mark the second was a first that the said
Oklahoma, described as follows, to-wit:	型性 (A 24 代) (A 24 A 20		e filifik i kanalataran da katalan da kara	was a state of the state of the state of the	
		and the state of t	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	************************************				医克斯特氏性皮肤 医内侧性 电电流电流电流
of the Indian Meridian, containing in all And it is bereby mutually agreed the the general Government, or in any court, added to the amounts hereby secured and of said partof the first part therein.	at in case the party of the secon , in order to preserve or protect t d shall bear interest at the same	d part or its assigns, s the title hereinbefore w a rate, with the appurt	should hereafter apper varrunted, all costs as enances, rents, issues	ar in any of the land dep nd expenditures made in and profits and all the es	that behalf shall be tate, title and interest
	the lawful owner of the r	nremises above grante	d and seized of a good	d and indefeasible estate	of inheritance therein.
and will Warrant and Defend the title	e to the same, and that the sa	ame 13 free and clear o	or all encumbrances o	ot whatsoever kind except	a certain mortgage for
THIS GRANT Is intended as a Mor	rtgage to secure the payment of	the sum of			
휴가의 보험하다 내가 제작되었다. 그렇게 되어보고					
\$ 1st, 19; \$ terms certain promissory n	note this day executed and deli	ivered by the said part	t of the first par	rt to the said party of the	second part: and this
conveyance shall be void if such paymen or the taxes, or if any installment of prin is not kept in force thereon, then this con second part, his heirs, administrators or appraisement hereby waived or not, at the to retain the amount due for principal an and charges of making such sale, and the	nt be made as herein specified, neipal or interest of any mortgag nveyance shall become absolute, assigns, at any time thereafter, the option of the party of the sec and interest, taxes and penalties to overplus, if any there be, shal	But if default be mad ge or lien prior to this , and the whole shall to to sell the premises he ond part, his heirs, add thereon, and interest o	io in such phyment, or are not paid when the become due and paya ereby granted, or any ministrators or assigna on dellinguent taxes at	r any part thereof or inter e same are due and payab ble, and it shall be lawfu part thereof, in the man s, and out of all moneys t the rate fixed by law. to	rest thereon when due, ble, or if the insurance ul for said party of the ner prescribed by law, a arising from such sale prother with the costs
And said Mortgagorfurther expres as herein provided, the Mortgagorvi and statutory fees, said fee to be due premises described in this Mortgage, and action as aforesaid, and collected and the herein suit to foreclose this Mortgage mall objections to venue of such suit are hard in WITNESS WHEREOF, The said Signed, and Delivered in the Presence of	ssly agreethat in case of force; and payable upon the filing of the amount thereof shall be received in the sam ay be brought in County where rearries expressly waived, id part	ollars as a reasonable a of the petition for fore- covered in said foreclos ne manner as the prince eal estate mortgaged is	uttorney's or solicitor's closure and the same sure suit and included cipal debt hereby secu s situated regardless o	s fee therefor, in addition shall be a further charge d in any judgment or do ared. It is expressly stipu of residence of mortgagors,	to all other legal costs and lien upon the said coree rendered in any alated that upon default , or either of them, and
State of Oklahoma	is.				
County	BEFORE ME	***************************************		a Notary Public in a	nd for said County and
State on thisday of	, 19, per	sonally appeared		Anna da	
and	to me !	known to be the ident	tical personwho ex	scuted the within and for	egoing instrument, and
acknowledged to me thatex	recuted the same as	free and voluntary ac	st and deed for the us	es and purposes therein s	et forth.
WITNESS MY HAND AND OFFIC	JIAL SEAL The day and year la	ist above set forth.			
My commission expires					Notary Public
		ASSIGNMENT.			
For and in consideration of the sum	of			Dollars toin he	and paid, the receipt of
which is hereby acknowledgeddo	hereby transfer to		the within mortgag	ge and notethereby sec	ured, without recourse.
IN WITNESS WHEREOF 1			eth dhigh eili bas ingtai Safi	Market for foreign for the first of the contract	

State of, (County of	85•			
On thisday	of	, bef	ore me, a Notary Pub	olic in and for said Count	y, personally appeared
assignment, and duly acknowledged the IN TESTIMONY WHEREOF, I ha	execution of the same to be his	voluntary act and deed	d for the uses and pu	e identical person who rposes therein expressed. written.	executed the foregoing
My commission expires	AA.D. 19				Notary Public.
FILED FOR RECORD This	day of	190 at	o'eloekM.		
			medicalization (Albanication de Loca		
Ву					Register of Deeds.