## MORTGAGE AND OIL LEASE RECORD. DORSEY Printing Commany, Dallay, Texas—14929

Extra FIDERTURE, Note that has a part, and THE DRIMIN INVESTMENT COMPANY, of the second part.  WITHERSENTER, That the end part, and the first part to consideration of the sense of part.  WITHERSENTER, That the end part, and the first part to consideration of the sense of part.  WITHERSENTER, That the end part, and the first part to consideration of the sense of part.  WITHERSENTER, That the end part, and the first part to consideration of the sense of part of the construction of the sense of part of the consideration of the consideration of the consideration of the construction o	하게 하고 있어야기 되어 있다. 그는 일을 가면 하지 않아 하는 일을 보면 하다는 것 같은 사람들 생각하는 것이 모든 사람이 있는 사람이 하지 않아?		ORTGAGE.		1912 - Santon Santon (h. 2012) 2013 - Angles Santon (h. 2012)
Single of Ohlobons, of the first parts, and THE DEDING ENVERTMENT COMPANY, of the second parts.  WITHERSETH, That the said parts, and the first parts have in consideration of the sum of	indicated by the above the above the second of the second	NO PROPERTY AND AND AND ADDRESS OF A PARTY OF A PARTY OF A PARTY.	autorio de la social de la companya		All the first and the control of the first and the first section of the control o
WITNESSETH, That the early past, not the first part in consideration of the num at	이 맛이 얼마의 이번 동안 된다면 하면 누가 되고 있다면 없는 아이를 모든		그리는 점이 되는 무료를 받는 사람들이 되었다.	보고 말고 하면 들어 모든 사이 가장의 보이?	회원 기업이 되었다.
duly past, the except of which is insely acknowledged, ha		n a dia amin'ny faritr'i Nord-Marie ao amin'ny faritr'i Nord-Nord-Nord-Nord-Nord-Nord-Nord-Nord-	and specifically an experience of the property	in the property of the state of	terrativa in 18 Africa de La Alabaria de Maria
of the trainer Median, pentialogy in pill			医阴道性 医多种多种的 医骶髓的 建铁矿		
Oktoberna, described as follows, (o-split:  of the follows Medilian, sponthaling of all in man the problem of the second process of jam, assembling to the Government survey decord.  And it is presently under the second control in man the problem of the second process of and it is presently under the second control in the second	ya nasaya mengentah mengentah kang pada bang bangan bang berada pada berada bang berada pada berada berada ber	(A KYORAK I JANJARIAN BAIN BAIN BINDA	TO A SHE CASALE FOR ALL A		NAME OF TAXABLE AND A PROPERTY.
of the Indian Markitan, sentaining in all					
of the Sulin Medicine, containing in III.  and the Sulin Medicine was a sulface of the Sulin Medicine variable of the Sulin and expenditure under it that the sulface and sulface in the Sulin And Sulface and Sul					
of the Indian Meridian, containing in all	the region of the contract of	e como final como estado en como entre entre como entre como entre como entre como entre como entre como entre	the contract of the contract o		
of the Indian Mardian, containing in all street his protry of the same profit of the Government survey flatted.  And the limited Margin and any special that in other the profit of the same particle is all colors were more deal, and expediting marked years of the same particle is all colors were more deal, and expediting marked in that he half shall be in the color of the same particle is all colors were more deal, and expediting marked in the state of addition of the same particle is all colors were more deal, and expediting marked in the state of addition of the same particle is all the state of the same particle is all the state of the same particle is all the state of the same particle is all the same particl					
of the full in Meritin, continuing in this and in the continuent of the continuent in the continuent of the general flower month, or in any court, in order to preserve or protects the cities beneathed the continuent of the general flower month, or in any court, in order to preserve or protects the title healthclothed warmented, all cases and expenditures make in that shell shall the continuent of the general flower month, or in any court, in order to preserve or protects the title healthclothed warmented, all cases and expenditures make in that shell shall all and all associated and the continuent of the continuent o	and a state of the		·		and agent avendes 1,241,241,250,250,242,442,442,442,442,442,442,442
the general Government, of the nary court, in order to preserve or protect the Otthe American Court of the Co		y infiguração de la Pelon Dela Carlo de Carlo de Alexandro de Alexandro de Alexandro de Alexandro de Alexandro		a Badali ili albah Majak Kalanda ya Kalanga Kalanda Kalanda ili kata ka	
and will Warmant and Defend the title to the same, and that the same is fere and class of all sucumbrances of whateverse kind except a certain mortgage of \$8.  ### STHIS GRANT Is intended as a Notingger to search and that the same is fere and class of all sucumbrances of whateverse kind except a certain mortgage of \$8.  ### STHIS GRANT Is intended as a Notingger to search the payment of the search of the same of payment of the search of the same	the general Government, or in any court, in or added to the amounts hereby secured and sha	rder to preserve or protect the t Il bear interest at the same rate	litle hereinbefore warranted e, with the appurtenances,	rents, issues and profits and all	the estate, title and interest
and will Warmant and Defend the tife to the same, and that the same is free and clear of all encombinates of wholesover knot excess a certain mortgage as the STHES GRAYT is intended as a Mortgage to secure the payment of the sum of		the landed armor of the man	olega above granted and se	ized of a good and indefensible	estate of inheritance therein.
Double as follows, to-tril: \$	and will Warrant and Defend the title to	the same, and that the same	is free and clear of all end	cumbrances of whatsoever kind (	except a certain mortgage for
lerns	THIS GRANT Is intended as a Mortgage	to secure the payment of the	sum of	***************************************	DOLLARS
Series or certain promiseory note _this day occasion and addisvered by the said part of the first part to the said party of the second part; and this conveyance shall be with it such payment be made as bested mended. But limited the state of the said party of the second part; and this conveyance shall be with it such payment be made as bested mended. But limited to this are not not at what the same are due an_bayable, or if the insurance in so lock pin in foot streem, then the recoverage flash become about the same are due an_bayable, or if the insurance payments and the payments are the same are due an_bayable, or if the insurance payments are the payments are payments are the payments are payments are payments are payments are payments are payments are	payable as follows, to-wit: \$	1st, 19; \$	; \$	; \$;	1st, 19;
conveyance shall be void if such payment be made as bevein specified. But it details to made an asset payment, or any part interest certain variance or the traces, of all any installations of principal or interest being a boundary of the end of the part of the part of the second part, his being, administrations or assigns, at any time thereaffer, to sell the pensions hereby warder or or, at the option of the party of the second part, his being, administrations or assigns, and only all rossess arising and a second part, his being, administration or assigns, and only all rossess arising and a second part, his being, administration or assigns, and only all the pollon of the party of the second part, his being, administration or assigns, and only all the party of the second part, his being a sealing, and only all the payment of the party of the second part, his being, administration or assigns, and only all party of the party of the second part, his party and changes of administration of the party of the second part, his being, administration of the party of the second party and the party of the party of the second party and the party of the party	\$	; at the o	mice of Titie Department	ADDITION COMPUNE. ORM	Sol trungant according to the
and charges of making such sale, and the overplus, if any there be, shall be plud by the party making such sale, and consideration of the such as a consideration of the sun of the such as a consideration of the sun of the such as a consideration of the sun of the sun of the sun of the such as a consideration of the sun of	conveyance shall be void if such payment be or the taxes, or if any installment of principal is not kept in force thereon, then this conveya second part, his heirs, administrators or assign appraisement heroby waived or not, at the opposition of the property of the prop	made as berein specified. But le rinterest of any mortgage or ance shall become absolute, and as, at any time thereafter, to set tion of the party of the second theret to and more than there.	if delault be made in such r lien prior to this are not p d the whole shall become d ell the premises hereby gra part, his heirs, administrate part and interest on deline	a payment, or any part thereof or paid when the same are due and due and payable, and it shall be nted, or any part thereof, in the tors or assigns, and out of all ment tays at the rate fixed by	r interest thereon when due, payable, or if the insurance a lawful for said party of the manner prescribed by law, noneys arising from such sale aw, torether with the costs
And said Mortgagor. Jurther expressly agree. that in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to foreclose the same as herein provided, the Mortgagor. will my to said plantiff Fifty Dollars as a reasonable atterney is endition to all that legal costs and statutory fees, said tes to be due and payable upon the filing of the pelition for foreclosure as one of the content of the con	and charges of making such sale, and the ove	rplus, if any there be, shall be	e paid by the party making	such sale, on demand to the sa	id partof the first part
State of Oklahoma  County  BEFORE ME  a Notary Public in and for said County and State on this  day of  to me known to be the identical person. who executed the within and foregoing instrument, and acknowledged 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.  My commission expires  19  ASSIGNMENT.  For and in consideration of the sum of  which is hereby acknowledged do hereby transfer to  the within mortgage and note—thereby secured, without recourse.  IN WITNESS WHEREOF  have hereunto set  hand this  day of  19  before me, a Notary Public in and for said County, personally appeared  who is to me personally known to be the identical person.  Who executed the within mortgage and note—thereby secured, without recourse.  IN WITNESS WHEREOF  have hereunto set  band this  day of  19  before me, a Notary Public in and for said County, personally appeared  who is to me personally known to be the identical person.  Who is to me personally known to be the identical person.  IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, on the day and date last above written.  Notary Public.  Notary Public.	And said Mortgagor further expressly and sheein provided, the Mortgagor will pay and statutory fees, said fee to be due and premises described in this Mortgage, and the action as aforesaid, and collected and the lien herein suit to foreclose this Mortgage may be all objections to venue of such suit are hereby IN WITNESS WHEREOF, The said pay	greethat in case of foreclosur y to said plaintiff Fifty Dollars payable upon the filing of the amount thereof shall be recoved thereof enforced in the same me brought in County where real a	s as a reasonable attorney's ne petition for foreclosure a red in said foreclosure suit nanner as the principal deb estate mortgaged is situate	s or solicitor's fee therefor, in ad ind the same shall be a further or and included in any judgment of hereby secured. It is expressl d regardless of residence of mort	dition to all other legal costs, wharge and lien upon the said or decree rendered in any y stipulated that upon default gagors, or either of them, and
State on this	Dignet, she Derrote in the Testino St.				
State on this	State of Oklahoma ]				
State on this	<b>\ss.</b>	REFORE ME		a Notary Publ	ic in and for said County and
and	그 목숨에 가지고 있는 것 같아 가장 안 하셨는데 있는 하는 맛이다.	경찰 잃었다는 사람 가장 된 그 첫 번째 그 시인.	ATE, Turk Teach 일본 다음(공학) 6명 5		
acknowledged 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  ASSIGNMENT.  For and in consideration of the sum of					
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	나는 느낌이는 아버릇이 있는 아래는 그렇는데 이 나이다.	나는 마시 (회사 ) 등은 이 회복을 하였다.	유명시 교회가 있습니다는 방문이 되었다.	그림 그리고 그림의 남아 가는 가장을 보다	riki irlat daril katalah
ASSIGNMENT.  For and in consideration of the sum of	[1] [1] 1일	빨리로마 불러를 모르게 되는 걸게 되었다.			
ASSIGNMENT.  For and in consideration of the sum of					
ASSIGNMENT.  For and in consideration of the sum of	My commission expires	19			
which is hereby acknowledged	마이트, 하나 하는 것도 되었다고 보다 있다. 말을 모르는 것. 생물이 가능한 나를 들어 있다고 그렇게 있다면 되었다.				
IN WITNESS WHEREOF have hereunto set	For and in consideration of the sum of	Pakkapaikkaipeja kappakki na Harriston as 1984 sest on bernan	daman kan pereka dan bada angan daman kan dikkaman pagasan angan angan angan angan angan angan angan angan ang	Dollars to	in hand paid, the receipt of
State of	which is hereby acknowledgeddo here	by transfer to	the w	ithin mortgage and notethere	by secured, without recourse.
On this	IN WITNESS WHEREOF have l	nereunto sethandthi	sday of		
On this					
who is to me personally known to be the identical person who executed the foregoing assignment, 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.  My commission expires	일반 (18일 : 1.11) 등 1일 (18일 : 1.12) - 1.12 (18일 : 1.12) 등 1.12 (18일 : 1.12) 등 1.12 (18일 : 1.12) 등 1.12 (18일 : 1.12)	용하는 얼마나 이 사람들이 얼마나 살아 나는 것이다.			
A.D. 19	On this day of day	***************************************		a Notary Public in and for said	County, personally appeared
My commission expires	assignment, and duly acknowledged the execu	ition of the same to be his volu	untary act and deed for the	uses and purposes therein expr	who executed the foregoing essed.
FILED FOR RECORD Thisday of, 190, ato'clockM.	My commission expires	A,D, 19			and the control of th
ByDeputy, Register of Deeds.					
	Ву	Deputy.			Register of Deeds.