MORTGAGE AND OIL LEASE RECORD.

	이 일반이 아무리 그래요? 그리고 가는 이 화를 모양을 하는		化氯磺基甲基磺基甲基 医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基甲基	
	day of			
		저 그리 성격 보기를 지다는 그래요?	of the County of	
사는 회사를 가는 것이 되는 데 그렇게 하지만 그렇게 되었다.	and THE DEMING INVESTMENT CO		시 오늘 발표 모르기 기가 없는다. 하는 발표 보다 보기 시설한 보고요?	
	partof the first part in consideration			
	which is hereby acknowledged, ha			
	assigns forever, all that tract or parcel o	\$P\$ 1、1、10、10、10、10、10、10、10、10、10、10、10、10、		
	yit:	化氯化甲基甲基酚 电流电影 医多种性小学		
	***************************************	하이 어린 그에 가장 아내 가장이가 하느니 그 살아 나는		
				e de la company
And it is hereby mutually agree he general Government, or in any o dded to the amounts hereby secure	n allacres, m d that in case the party of the second pa ourt, in order to preserve or protect the t d and shall bear interest at the same rate rein. And the said part of the first	rt or its assigns, should hereafted itle hereinbefore warranted, all a powith the appurtenances, rents	er appear in any of the land costs and expenditures mad , issues and profits and all th	e in that behalf shall be e estate, title and intere
nd will Wulrant and Defend the	the lawful owner of the prem title to the same, and that the same	ises above granted and seized o is free and clear of all encumbr	f a good and indefeasible est ances of whatsoever kind exc	ate of inheritance therei ept a certain mortgage f
THIS GRANT Is intended as a	Mortgage to secure the payment of the			
	1st, 10 \$			
eims	ist, 19; at the or ory notethis day executed and deliverement be made as herein specified. But principal or interest of any mortgage or is converance shall become absolute, and so rassigns, at any time thereafter, to seat the option of the party of the second all and interest, taxes and penalties thered the overplus, if any there be, shall be	d by the said partof the said feault be made in such payr lien prior to this are not paid we the whole shall become due as ll the premises hereby granted, part, his heirs, administrators or and interest on delinquent it	first part to the said party of ment, or any part thereof or it when the same are due and party ad payable, and it shall be le or any part thereof, in the manager, and out of all more taxes at the rate fixed by law	the second part; and the nterest thereon, when du yable, or if the insurand awful for said party of the nanner prescribed by law leys arising from such sa- t together with the cos
is herein provided, the Mortgagor, and statutory fees; said fee to be remines described in this Mortgage cition as aforesaid, and collected an iterin suit to foreclose this Mortgage.	spressly agreethat in case of foreclosur will pay to said plaintiff Fifty Dollars due and payable upon the filing of th , and the amount thereof shall be recover d the lien hereof enforced in the same m e may be brought in County where real e	as a reasonable attorney's or so e petition for foreclosure and th ed in said foreclosure suit and i anner as the principal debt here	olicitor's fee therefor, in addit e same shall be a further cha included in any judgment o by secured. It is expressly s	ion to all other legal cos rge and lien upon the sa r decree rendered in ar tipulated that upon defau
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