MORTGAGE AND OIL LEASÉ RECORD.

	N MORTGAGE.	
THIS INDENTURE, M	ade thisday ofday ofday of our Lord One Thousand Nine Hundred and	betwee
	of the County of	an
State of Oklahoma, of the fir	st part, and THE DEMING INVESTMENT COMPANY, of the second part.	
WITNESSETH, That th	ne said partof the first part in consideration of the sum of	DOLLARS
to,duly paid, the rec	eipt of which is hereby acknowledged, haSold and by these presents doGrant, Bargain, Sell and Mortgage	to the said part
of the second part, its succes	sors or assigns forever, all that tract or parcel of land situated in the County of	in the State o
Oklahoma, described as follo	ws, to-wit:	
aligning and property of the complete state of the first		
	으로 하면 그러게 되는 사람들이 되었다. 그렇게 모르는 사람들이 되었다. 그런 사람들이 그렇게 그렇게 되었다. 그런 사람들이 되었다. 그런 그런 그런 그런 그	
of the Indian Meridian, control And it is hereby mutuall the general Government, or is added to the amounts hereby of said partof the first p	aining in allacres, more or less, according to the Government survey thereof. y agreed that in case the party of the second part or its assigns, should hereafter appear in any of the land departs any court, in order to preserve or protect the title hereinbefore warranted, all costs and expenditures made in the secured and shall bear interest at the same rate, with the appurtenances, rents, issues and profits and all the estate, art therein. And the said partof the first part dohereby covenant and agree that at the delivery hereof	nents or offices of t behalf shall b title and interes
and will Warrant and Defer	the lawful owner, of the premises above granted and seized of a good and indefeasible estate of in the title to the same, and that the same is free and clear of all encumbrances of whatsoever kind except a centric DEMING INVESTMENT COMPANY. Ed as a Morigage to secure the payment of the sum of	rtain mortgage fo
talan di talan di Katalonia Mitajata di Kabupitan Sala	1st, 19; \$	THE TOTAL CO. I. S. L. S
at Toron of Months (Carlotter)	; \$	
termscertain p conveyance shall be void if su or the taxes, or if any installr is not kept in force thereon, t second part, his heirs, admini appraisement hereby waived of to retain the amount due for	romissory notethis day executed and delivered by the said partof the first part to the said party of the second payment be made as herein specified. But if default be made in such payment, or any part thereof or interest the ment of principal or interest of any mortgage or lien prior to this are not paid when the same are due and payable, of hen this conveyance shall become absolute, and the whole shall become due and payable, and it shall be lawful for istrators or assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner per not, at the option of the party of the second part, his heirs, administrators or assigns, and out of all moneys are principal and interest, taxes and penalties thereon, and interest on delinquent taxes at the rate fixed by law, togethale, and the overplus, if any there be, shall be paid by the party making such sale, on demand to the said part	nd part; and thi hereon when due r if the insurance said party of the prescribed by law ing from such sal cr with the cost
And said Mortgagorfur as herein provided, the Mor and statutory fees, said fee premises described in this Mo	heirs or assigns. "theirs or assigns. "their or agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to tragerwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and strage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree the day of the lien beyong the secured. This expressly stimulate.	ll other legal cos lien upon the sai rendered in an
And said Mortgagorfur as herein provided, the Mor and statutory fees, said fee premises described in this Mo action as aforesaid, and collecerein suit to foreclose this Ma all objections to venue of suc- IN WITNESS WHERE	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and rtgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree sted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated tortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or en suit are hereby expressly waived. OF, The said part	il other legal cost lien upon the sai rendered in an that upon defaul ither of them, an above written.
And said Mortgagorfur as herein provided, the Mor and statutory fees, said fee premises described in this Mo action as aforesaid, and collection suit to foreclose this Ma let objections to venue of suc- IN WITNESS WHERE	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and stage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree sted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated tortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or ent suit are hereby expressly waived. OF, The said part	ll other legal cost lien upon the sai rendered in an I that upon defaul ither of them, an above written.
And said Mortgagorfur and statutory fees, said fee premises described in this Mo action as aforesaid, and colle- herein suit to foreclose this M all objections to yonue of suc IN WITNESS WHERE Signed, and Delivered in the	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to tgagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and rtgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree sted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated foortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or enh suit are hereby expressly waived. OF, The said partof the first part ha	ll other legal cost lien upon the sai rendered in an I that upon defaul ither of them, an above written.
And said Mortgagorfur as the therein provided, the Mor and statutory fees, said fee premises described in this Moretion as aforesaid, and collenerein suit to forcelose this Mall objections to venue of such IN WITNESS WHERE Signed, and Delivered in the State of Oklahon	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and stage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree sted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated tortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or ent suit are hereby expressly waived. OF, The said part	il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written.
And said Mortgagor	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ortgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree uted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or e h suit are hereby expressly waived. DF, The said part	il other legal cost lien upon the sai rendered in an I that upon defaul ither of them, an above written.
And said Mortgagorfur as therein provided, the Mor and statutory fees, said fee premises described in this Moraction as aforesaid, and collection as aforesaid, and collection to vonue of such the Mort Mitness Where Signed, and Delivered in the State of Oklahon State on this	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and rigage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree sted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or end have been suit are hereby expressly waived. OF, The said partof the first part ha	Il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written.
And said Mortgagorfur a herein provided, the Mor and statutory fees, said fee premises described in this Moaction as aforesaid, and collecterin suit to foreclose this Mall objections to venue of such IN WITNESS WHERE Signed, and Delivered in the State of Oklahon state on this	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintif Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ortgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree uted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or end is suit are hereby expressly waived. DF, The said part	Il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written.
And said Mortgagor	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ortgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree uted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or enh suit are hereby expressly waived. DF. The said part	Il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written.
And said Mortgagor	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to ligagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ortgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree uted and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated cottage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or enhanced and the lien hereby expressly waived. Dr. The said part	Il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written. r said County and g instrument, and that upon defaul ither of them, and above written.
And said Mortgagorfur as the therein provided, the Mor and statutory fees, said fee premises described in this Moretion as aforesaid, and collenerein suit to foreclose this Mall objections to venue of such IN WITNESS WHERE Signed, and Delivered in the State of Oklahon State on this	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggor	ll other legal cost lien upon the sai rendered in an that upon defaul ither of them, an above written. r said County and g instrument, and th. Notary Public
And said Mortgagor	ther expressly agree that in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to taggorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and rigage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree tool and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated to tagge may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or e h suit are hereby expressly waived. Dr. The said partof the first part hahereunto sethandand sealthe day and year first researce of: County Ss. County Ss. County BEFORE ME	Il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written. The said County and ginstrument, and that upon defaul ither of them, and the said County and ginstrument, and the said, the receipt of the said receipt of the sai
And said Mortgagor	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to it gagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ritgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree tood and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated tortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or en suit are hereby expressly waived. DR, The said part	Il other legal cost iten upon the sai rendered in an that upon defaul ither of them, an above written. The said County and ginstrument, and that upon defaul ither of them, and the said County and ginstrument, and the said, the receipt of the said receipt of the sai
And said Mortgagor	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to jugagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ritgage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree deed and the lien heroef enforced in the same manner as the principal debt hereby secured. It is expressly stipulated fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or en suit are hereby expressly waived. DF, The said part	il other legal cost lien upon the sai rendered in an I that upon defaul ither of them, an above written. r said County and g instrument, and th. Notary Public aid, the receipt o without recourse
And said Mortgagorfur as the therein provided, the Mor and statutory fees, said fee premises described in this Moretion as aforesaid, and collenerein suit to foreclose this Moll objections to venue of such IN WITNESS WHERE Signed, and Delivered in the State of Oklahon State on this	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to it gagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ritage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree tool and the lien hereof enforced in the same namner as the principal debt hereby secured. It is expressly stipulated tortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or end suit are hereby expressly waived. DF, The said part	il other legal cost lien upon the sai rendered in an I that upon defaul ither of them, an above written. r said County and g instrument, and th. Notary Public aid, the receipt o without recourse
And said Mortgagor	ther expressly agree that in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to tgagor will pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and regage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree tood and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulated torigage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or che suit are hereby expressly waived. DF, The said part	il other legal cost lien upon the said rendered in any that upon defaul ither of them, and above written. r said County and g instrument, and th. Notary Public aid, the receipt of without recourse.
And said Mortgagor	ther expressly agreethat in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to it gagorwill pay to said plaintiff Fifty Dollars as a reasonable attorney's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and ritage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree tool and the lien hereof enforced in the same namner as the principal debt hereby secured. It is expressly stipulated tortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or end suit are hereby expressly waived. DF, The said part	is calculated by the sale of the sale rendered in any that upon defaul ither of them, and that upon defaul ither of them, and the sale of
And said Mortgagor	ther expressly agree that in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and trigge, and the amount thereof shall be recovered in said foreclosure suit and included in any indigment or decree ited and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulate fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or end suit are hereby expressly waived. Presence of: **Rote and part.** **County** **BEFORE ME** **a Notary Public in and for said part.** **Lot of the first part.** **Lot of the same as	il other legal cost lien upon the sair rendered in any that upon defaul ither of them, and above written. It said County and a said County and the said County and the said, the receipt of without recourse sonally appeared the foregoing a sonally appeared the foregoing a sonally appeared the said the foregoing a sonally appeared the said the s
And said Mortgagor	ther expressly agree. that in case of foreclosure of this Morigage, and as often as any proceedings shall be taken to iggorn. will pay to said plantiff Fifty Dollars as a reasonable autorey's or solicitor's fee therefor, in addition to a to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and rigage, and the amount thereof shall be recovered in said foreclosure suit and included in any judgment or decree sted and the lien heroef enforced in the same manner as the principal debt hereby secured. It is expressly stipulate fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or en suit are hereby expressly waived. Presence of: A Notary Public in and for yof. The said part	il other legal cost lien upon the sair rendered in any that upon defaul ither of them, and above written. It said County and a said County and the said County and the said County and the said County and the said, the receipt of without recourse assonably appeared assonably appeared to the said the said the said, the receipt of the said, the receipt of the said, the receipt of the said t
And said Mortgagor	ther expressly agree that in case of foreclosure of this Mortgage, and as often as any proceedings shall be taken to to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and to be due and payable upon the filing of the petition for foreclosure and the same shall be a further charge and trigge, and the amount thereof shall be recovered in said foreclosure suit and included in any indigment or decree ited and the lien hereof enforced in the same manner as the principal debt hereby secured. It is expressly stipulate fortgage may be brought in County where real estate mortgaged is situated regardless of residence of mortgagors, or end suit are hereby expressly waived. Presence of: **Rote and part.** **County** **BEFORE ME** **a Notary Public in and for said part.** **Lot of the first part.** **Lot of the same as	il other legal cost lien upon the sair rendered in any that upon defaul ither of them, and above written. It said County and a said County and the said County and the said, the receipt of without recourse sonally appeared the foregoing a sonally appeared the foregoing a sonally appeared the said the foregoing a sonally appeared the said the s