MORTGAGE AND OIL LEASE RECORD.

	MORTG		
THIS INDENTURE, Made this	day of	in the year of our Lord One Thousand Nine H	[undred andbetw
ate of Oklahoma, of the first part, and TI	병기를 보고 기업하다 지역 하는 시기를 생활하고 있는 하는 사람이 살아왔습니다. 이 사람이 있다.	[1989년 10 전 1989년 1985년 N. H. 1989년 N. HEN W. HONE, LONE FOR FOR SHOW LEVELS TO	
e autorio est une major estratoj, primerio Norto Control de Participa e Participa e Participa e Participa e Pa		film et da di Levil NAC ettera de pasto dell'er dell'er estella	
	and the control of the first of the control of the	sum of	THE REPORT OF THE PROPERTY OF THE PROPERTY OF THE
fer voj. 1908 bil se 1 4 10 od 1904 bil 1945 fijus i 1966 bil		by these presents doGrant, Bargain, Sell	Markovski i Defilirjina bar, sa beli
		tusted in the County of	
and the first of t			NOT TRANSPORT OF AND NEW YORK OF THE PROPERTY
			The Control of the Co
the Indian Meridian, containing in all	n case the party of the second part or its order to preserve or protect the title here all bear interest at the same rate, with the day of the first part do,	ss, according to the Government survey thereo assigns, should hereafter appear in any of the inbefore warrinted, all costs and expenditures a appurtenances, rents, issues and profits and commended agree that at the delayment of the commended and selected of a good and indefeasing clear of all encumbrances of whatsoeyer ki	f. land departments or offices s made in that behalf shall all the estate, title and inter ivery hereof
		, 10; \$1st, 19; §	
rms	this day executed and delivered by the made as herein specified. But if default all or interest of any mortgage or lien pricy ance shall become absolute, and the who gas, at any time thereafter, to sell the proption of the party of the second part, his netrest, taxes and penalties thereon, and	THE DEMING INVESTMENT COMPANY, O said partof the first part to the said part to made in such payment, or any part there is to this are not paid when the same are due is shall become due and payable, and it shall emises hereby granted, or any part thereof, in heirs, administrators or assigns, and out of a interest on delinquent taxes at the rate fixed I the party making such sale, on demand to the	rty of the second part; and to of or interest thereon when do and payable, or if the insural to he insural to have the manner prescribed by letter the payable to the payable to the beautiful to the payable to t
And said Mortgagorfurther expressly therein provided, the Mortgagorwill plut statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to forcelose this Mortgage may be	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a real by payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in Gounty where real estate mo	Mortgage, and as often as any proceedings shi sonable attorney's or solicitor's fee therefor, in a for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt bereby segured. It is expre-	anddition to all other legal co er charge and lien upon the s ent or decree rendered in a essly stipulated that upon defa
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p ad statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the licrein suit to forcelose this Mortgage may b I objections to venue of such suit are herein IN WITNESS WHEREOF, The said p	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition a amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. art	Mortgage, and as often as any proceedings shis sonable attorney's or solicitor's fee therefor, in for foredosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expertigaged is situated regardless of residence of m to set	addition to all other legal co er charge and lien upon the si- lent or decree rendered in a essly stipulated that upon defa ortgagors, or either of them, a
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p di statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to foreclose this Mortgage may b objections to venue of such suit are herei IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition a amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. art	Mortgage, and as often as any proceedings shis sonable attorney's or solicitor's fee therefor, in for foredosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expertigaged is situated regardless of residence of m to set	addition to all other legal co er charge and lien upon the si- lent or decree rendered in a essly stipulated that upon defa ortgagors, or either of them, a and year first above written.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p d statutory fees, said fee to be due and emises described in this Mortgage, and the ion as aforesaid, and collected and the lie tein suit to foreclose this Mortgage may b objections to venue of such suit are herei IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of:	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea I payable upon the filing of the petition a amount thereof shall be recovered in sain hereof enforced in the same manner as e brought in County where real estate mony expressly waived. art	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expertgaged is situated regardless of residence of m to set	addition to all other legal co er charge and lien upon the si- lent or decree rendered in a essly stipulated that upon defa ortgagors, or either of them, a and year first above written.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p d statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to foreclose this Mortgage may b objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma State	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition a amount thereof shall be recovered in sain hereof enforced in the same manner as e brought in County where real estate mony expressly waived. art of the first part hahereun	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to sethandand sealthe day	addition to all other legal coer charge and lien upon the set charge and lien upon the set or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, and year first above written.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p di statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lice in suit to foreclose this Mortgage may be objections to venue of such suit are herein IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma Ss. County ate on this day of distance in the distance of the country of the cou	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition a amount thereof shall be recovered in sain hereof enforced in the same manner as e brought in County where real estate mony expressly waived. art	Mortgage, and as often as any proceedings shi sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretgaged is situated regardless of residence of m to set	addition to all other legal co er charge and lien upon the s lent or decree rendered in a essly stipulated that upon defa ortgagors, or either of them, a and year first above written.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p d statutory fees, said fee to be due and emises described in this Mortgage, and the licin suit to foreclose this Mortgage may b objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma Sss	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. art of the first part ha	Mortgage, and as often as any proceedings shissonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth difference of the strength of the same shall be a furth difference of the same shall be a furth difference of the same shall be a furth of the same shall be a furt	addition to all other legal coer charge and lien upon the seer charge and lien upon the seer charge or decree rendered in a sesly stipulated that upon defa ortgagors, or either of them, and year first above written. and year first above written.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p d statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to forcelose this Mortgage may b objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma State on this	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. art of the first part ha	Mortgage, and as often as any proceedings shissonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth difference suit and included in any judgm the principal debt hereby secured. It is expertigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the sent or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, and year first above written. ublic in and for said County a n and foregoing instrument, a therein set forth.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p d statutory fees, said fee to be due and emises described in this Mortgage, and the lion as aforesaid, and collected and the lic rein suit to foreclose this Mortgage may b objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma State on this day of executive day of the county with the county of the	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea is payable upon the filing of the petition a amount thereof shall be recovered in sain hereof enforced in the same manner as e brought in County where real estate mony expressly waived. BEFORE ME	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the select or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. The selection of the sele
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p d statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to foreclose this Mortgage may b objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma State of this	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea is payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as e brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings shissonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the select or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. The selection of the sele
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p di statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to foreclose this Mortgage may b displayed to the feet of the said p gned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea it payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as e brought in County where real estate mony expressly waived. BEFORE ME	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the select or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. ablic in and for said County a therein set forth. Notary Public
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p di statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to forcelose this Mortgage may b l objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma Ss	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings shissonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth difference of the sure of the s	addition to all other legal coer charge and lien upon the seer charge and lien upon the seer charge and leen upon defact the coefficient of decree rendered in a sessly stipulated that upon defact the coefficient of them, and year first above written. The coefficient is a seen of the coefficient o
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p di statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to foreclose this Mortgage may be objections to venue of such suit are hered IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma Ss	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the seer charge and lien upon the seer charge and leen upon defact the coefficient of decree rendered in a sessly stipulated that upon defact gagors, or either of them, and year first above written. The second of the county and and foregoing instrument, and therein set forth. Notary Public county and hand paid, the receipt contains and contains and paid, the receipt contains and contains and paid, the receipt contains and contains and contains and paid, the receipt contains and contains and paid, the receipt contains and conta
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p di statutory fees, said fee to be due and emises described in this Mortgage, and the tion as aforesaid, and collected and the lie rein suit to foreclose this Mortgage may be objections to venue of such suit are hered IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma Ss	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expertigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the select or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. Tablic in and for said County a therein set forth. Notary Public Notary Public with and paid, the receipt preby secured, without recourse.
And said Mortgagorfurther expressly herein provided, the Mortgagorwill plus statutory fees, said fee to be due and emises described in this Mortgage, and the tition as aforesaid, and collected and the literin suit to forcelose this Mortgage may be considered by the collections to venue of such suit are herein IN WITNESS WHEREOF, The said property of the presence of: State of Oklahoma State of Oklahoma State on this	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the set charge and lien upon the set or decree rendered in a sesly stipulated that upon defa ortgagors, or either of them, a and year first above written. The set of
sherein provided, the Mortgagorwill pod statutory fees, said fee to be due and temises described in this Mortgage, and the tion as aforesaid, and collected and the lie serin suit to forcelose this Mortgage may be all objections to venue of such suit are herein IN WITNESS WHEREOF, The said prigned, and Delivered in the Presence of: State of Oklahoma State of Oklahoma ss. County ss. Add. knowledged to me that executive executive experies and in consideration of the sum of the interest of the sum	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition is amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate mony expressly waived. BEFORE ME	Mortgage, and as often as any proceedings shissonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth difference of the strain of the principal debt hereby secured. It is expretigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the sient or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. The stipulated that upon defa ortgagors, or either of them, a and year first above written. The stipulated that upon defa ortgagors, or either of them, a and foregoing instrument, a therein set forth. Notary Public orth and paid, the receipt oreby secured, without recourse.
And said Mortgagorfurther expressly the therein provided, the Mortgagorwill play a statutory fees, said fee to be due and semises described in this Mortgage, and the tition as aforesaid, and collected and the literies suit to foreclose this Mortgage may be a collected and the literies with to foreclose this Mortgage may be a collected and the literies with the said play of the said pla	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings shissonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth difference shall be a furth difference of the same shall be a furth difference of the same strategies of residence of miles and seal	addition to all other legal coer charge and lien upon the sient or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. Tablic in and for said County and therein set forth. Notary Public county and hand paid, the receipt preby secured, without recourse in the county and
And said Mortgagorfurther expressly herein provided, the Mortgagorwill p and statutory fees, said fee to be due and emises described in this Mortgage, and the tition as aforesaid, and collected and the literin suit to foreclose this Mortgage may b l objections to venue of such suit are here! IN WITNESS WHEREOF, The said p gned, and Delivered in the Presence of: State of Oklahoma Ss County State on this	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in sain hereof enforced in the same manner as the brought in County where real estate money expressly waived. BEFORE ME	Mortgage, and as often as any proceedings shalls attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth difference shall be a furth difference of the foreclosure suit and included in any judgm the principal debt hereby secured. It is expertigaged is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the steen for decree rendered in a sessly stipulated that upon defact or grant or either of them, a and year first above written. The state of th
And said Mortgagorfurther expressly the therein provided, the Mortgagorwill play a statutory fees, said fee to be due and semises described in this Mortgage, and the tition as aforesaid, and collected and the literies suit to foreclose this Mortgage may be a collected and the literies with to foreclose this Mortgage may be a collected and the literies with the said play of the said pla	agreethat in case of foreclosure of this ay to said plaintiff Fifty Dollars as a rea in payable upon the filing of the petition amount thereof shall be recovered in said hereof enforced in the same manner as the brought in County where real estate most expressly waived. BEFORE ME	Mortgage, and as often as any proceedings she sonable attorney's or solicitor's fee therefor, in for foreclosure and the same shall be a furth d foreclosure suit and included in any judgm the principal debt hereby secured. It is expretigated is situated regardless of residence of m to set	addition to all other legal coer charge and lien upon the select or decree rendered in a sessly stipulated that upon defa ortgagors, or either of them, a and year first above written. The selection of the sele