## MORTGAGE AND OIL LEASE RECORD.

		MORTGAGE			
THIS INDENTURE, Made	ı thisday of	in the	year of our Lord One Thous	and Nine Hundred and	betweer
			of the	e County of	and
State of Oklahoma, of the first $\eta$	ourt, and THE DEMING IN	VVESTMENT COMPANY, of the	e second part.	\$5.000	
WITNESSETH, That the s	said partof the first par	rt in consideration of the sum o	F	**************************************	DOLLARS
그 이 그는 이 다 가는 그런 하는 사람이 없는 그를	나이트 아이 보고 있는 그를 하면 하는데	wledged, haSold and by th			
of the second part, its succesors	s or assigns forever, all that	t tract or parcel of land situated	l in the County of	***************************************	in the State o
	District and the first leading to the control of				escable to address a territoria
				화한 생활이 가득을 내려가 되었다.	
생활들이 많은 아니라는 바다를 통해 가장되다고 하는데					
등 가는 원칙 하고 가능하는 한국을 받고 있는 것 같아.	그는 그는 사람들이 가장하고 있는 이 경기를 받		가는 말이 하고 하는데 그 나는 사이다.		
And it is hereby mutually a the general Government, or in a added to the amounts hereby se	agreed that in case the party any court, in order to preserv cured and shall bear interes	acres, more or less, acres of the second part or its assign we or protect the little hereinbefort at the same rate, with the any ctof the first part do	ns, should hereafter appear in the warranted, all costs and purtenances, rents, issues and	n any of the land depart expenditures made in the profits and all the estate	iat behalf shall be , title and interest
아무 보이는 그들은 이번 하는 것이다.	the lewful on	vnerof the premises above gra id that the same is free and ole	nted and seized of a good a	nd indefeasible estate of	inheritance therein.
			음식 경우 시간에 된 그런 사람들은 사람들은 경우를 받았다.		
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在这种的,但是这种特别的特别的。		19; at the office of THE l	and the first area for the first term and the		
	missory mate this day area	outed and delivered by the said	nort of the first part to	the said party of the sec	ond part : and thi
by the taxes or if any installme	nt of principal or interest of	in specified. But if default be r f any mortgage or lien prior to t	his are not paid when the sa	me are due and payable.	or if the insurance
second nort his beirs administ	rators or assigns, at any tim	ome absolute, and the whole sh he thereafter, to sell the premise	s hereby granted, or any par	t thereof, in the manner	prescribed by law
nnraisement hereby waived or	not, at the option of the par	rty of the second part, his heirs,	administrators or assigns, a	and out of all moneys ar e rate fixed by law, toget	ising from such sai her with the cost
o teram me amount age for by	A COLUMN TO THE PROPERTY OF THE PARTY OF THE				of the first par
and charges of making such sal	e, and the overplus, if any t heirs or assigns.		arty making such sale, on d		
And said Mortgagorfurth as herein provided, the Mortgand statutory fees, said fee to premises described in this Mort action as aforesaid, and collected herein suit to foreclose this Mon	e, and the overplus, if any to the control of the c	case of foreclosure of this Mort, mtiff Fifty Dollars as a reasonat of the filing of the petition for of shall be recovered in said forced in the same manner as the pourty where real estate mortgaguized.	early making such sale, on de gage, and as often as any pro- le attorney's or solicitor's fe- foreclosure and the same sha- sclosure suit and included in mincipal debt bereby secured ed is situated regardless of re-	oceedings shall be taken to e therefor, in addition to all be a further charge and a any judgment or decre l. It is expressly stipulat ssidence of mortgagors, or	o foreclose the same all other legal cost I lien upon the sai se rendered in an ed that upon defaul either of them, an
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