MORTGAGE AND OIL LEASE RECORD.

Know All Men by These Presents: THAT ON This	학 리카랑
ofCounty, and State of Oklahoma, partof the first part, in consideration of the sum of	학 리카랑
ofCounty, and State of Oklahoma, partof the first part, in consideration of the sum of	학 리카랑
Dollars toin hand paid, by THE DEMING INVESTMENT COMPANY, of Oswego, Kansas, the second part, the receipt whereof is hereby acknowledged, have Mortgaged and hereby Mortgage unto the said THE DEMING INVESTMENT COMPA	학 리카랑
the second part, the receipt whereof is hereby acknowledged, have Mortgaged and hereby Mortgage unto the said THE DEMING INVESTMENT COMPA	harry or
많이 우리가 하게 된 그렇게 있었습니다. 하면 적에 하는 사에 가는 아이들에 적인하게 되었습니다. 그리는 얼마 나는 사람들은 사람이 먹었는 가는 아이들이 살아서 사람이 없는 것이 없었습니다. 하는	
BUCCESSOIS and assigns, the ionowing premises, situitied in the County of	
and appurtenances thereto belonging, together with rents, issues and profils thereof, and more particularly bounded and described as follows, to-wit:	
and apparenances increase belonging, together (Art voite), assets any provide the control of the	
and 1986 yetti. 1986 ili 1996 ili 1996 yetti. 1996 ili 1996 yetti. 1996 yetti. 1996 yetti. 1996 ili 1996 ili 19 Portorio ili 1996 yetti. 1996 ili 1996 yetti. 1996 yetti. 1996 ili 1996 yetti. 1996 yetti. 1996 yetti. 1996 yetti.	
	3 Tel 2005
가는 사람들이 되었다. 그는 사람들은 그리고 있는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	Spirite at 1
	4
	7
	40 G 15 1 G
	Sec. 2 (1)

	4.71

	A Property A
of the Indian Meridian, containing in all	ffices of shall be party of ses and asssign, : aid first re clear a lawful
with interest thereon from19	480 T. 11 W.
ofandin each year, and in accordance withcertain promissory noteof the said party of the first part, with o	
attached, of even date herewith.	
Third. The said first party agrees to pay all taxes, charges or assessments levied upon said real estate or any part thereof, when the same shall become and payable, under the laws of the State of Oklahoma, including all taxes and assessments of every kind and character levied upon the interest therein Mortgagee or its legal representatives and assigns; and will pay all taxes levied upon said mortgage, and the said first party shall not be entitled to an against the sums hereby secured for taxes so paid. PROVIDED, HOWEVER, That the said Mortgagee or the legal holder of this mortgage, in case the said party of the first part shall fail, for the temperiod of thirty days after the same shall become due, to pay any taxes levied against said mortgaged premises, the Mortgagee, or its successors or assigns, its or their option, pay such taxes; and the said first party agrees to pay to the second party, its successors or assigns, all and every such sum and sums of as may have been so paid for taxes and assessments against said real estate, or upon said mortgage, and for all premiums and costs for insurance, liens, adverse titles and encumbrances on said premises, with interest thereon at the rate of ten (10) per cent. per annum from the time said sum or sums of mon have been so advanced and paid, until the same are repaid, except that first party agrees to pay the penalties and the legal rate of interest specified by lay	of the y offset of and may at imoney claims, ey may
sums expended for delinquent taxes, and all of which said sum or sums of money, and the interest to accrue thereon, shall be a charge upon said premis shall be secured by this mortgage in the same manner as said principal sum, secured hereby, or the holder of this mortgage, may, if he so elect, in case of of payment as herein agreed by said first party declare the whole sum of money herein secured due and collectible at once. FOURTH. That said first party agrees to keep all buildings, sences and other improvements on said real estate in as good repair and condition as the said this date, and shall permit no waste, and the commission of waste, shall, at the option of the Mortgagee, render this mortgage due and payable	ses, and default