	entered into this		
지지 않다는 그렇지 따뜻이 가지 않는다.		ahoma, a corporation, party of the second part,	na na mana na m Na mana na mana n
		walid, existing and indefeasible oil and gas minin	
encumbrances, dated	executed by		ny mana ana amin' na mana a Ny faritr'o amin' na mana ami
1997 - 1992 - 1997 - 199	helen a series and a series and a series and a series of the		λ
이 사람이 이 같은 것이 다니 것같이 있었다.	물건 가지는 것을 많은 것을 수 있는 것을 가져야 한다. 것은 것은		Ψ.
	그는 것이 같은 것이 없는 것이 같은 것이 같은 것이 없는 것이 없는 것이 없다.	d recorded in Book page page	
2. 秋日 동안은 제 없이 다시 문제가 가지 않지 않아? 같은 것	아니다. 이렇게 가는 것이 나는 것이 많이 좋아. 승규가 지는 것 같아?	the following described property, located in	
		입니다 아파 그는 그 같은 것은 것이 같이 가지 않는 것을 했다.	
			ana ana ao amin'ny sora amin'ny s Ny sora amin'ny sora
	이 가장 가지 않는 것 같아요. 이 집에 가지 않는 것 같아요. 가지 않는 것 같아요.		
		an a	and An ann an Anna an Anna an Anna an Anna an Anna an Anna A
		사람은 사람이 다 나는 것 같아. 이번 것 같아.	
NOW, THEREFORE, As secur	ity for the payment of		
요즘 승규는 가지 않는 것 집에 들었다. 문화 입니까?	승규는 그는 것 같은 것이 집에서 이렇게 다 물건을 쉽게 잘 주셨다.	the above described oil and gas mining lease an ents, hereditaments and appurtenances thereunto	
		oil and gas wells, oil well supplies and machin	
	usings, telephone lines, live stock, vehicles loc lease, and leasehold estate, wherever located.	ated on, in or under said above described propert	y, and all other property of every
이번 승규는 것을 가지 않는 것이 같이 많이 많이 가지? 것이 있었다.		to second party the part of	all oil or gas produced and saved
	그 같은 것 같은 것 같은 것 같은 것은 것은 것을 가지? 것 같아요?	demand of second party, to immediately exe of oil or gas to said second party, the proceeds	그렇게 지하게 가지 않는 것이 많이
nent of the notehereinalter men	tioned.	이상 물건이 아파 가슴 것 같은 물을 물	
This mortgage is given as securi	그는 그는 것 같아요. 이 안 안 안 다 많아서 가지 않는 것 같아요. 이 가지 않는 것 같아요.	d noteexecuted and delivered by The Exchange National Bank, of Tulsa, Oklahor	
そち しょうかくしょう シート・レート アイス ひょうしょう しょう		s in Tulsa, Oklahoma, without grace, and with in	erest at the rate of
	il fully paid, to-wit: date		10
LOC S			
for \$, Tate		
for \$ for \$ The conditions of this agreement FURST _ that if will nave said no	, Tate		
for \$ The conditions of this agreement FIRST. That it will pay said no SECOND. That it will not sell, to become subject to any lien, of	arc as follows: The first party herein coven tarc as follows: The first party herein coven teand each of them at maturity, with inter mortgage, assign or otherwise dispose of saic apy kind whatsoever, until this mortgage is		suffer or permit any part of the any part of side property to be
for \$ The conditions of this agreement FIRST. That it will pay said no SECOND. That it will not sell, to become subject to any lien, of yed out of the said THIRD. That it will, in the eve	, date, date		suffer or permit any part of the any part of said property to be leteron.
for \$ The conditions of this agreement FIRST. That if will pay said no SECOND. That if will not sell, to become subject to any lien, of ved out of the said THIRD. That if will, in the eve used in the second condition above oyces, will immediately execute al	date, date, tare as follows: The first party herein coven otcand each of them at maturity, with inter mortgage, assign or otherwise dispose of said any kind whatsoever, until this mortgage is 		suffer or permit any part of the any part of said property to be tereon. the event any of the covenants upon it or any of its covenants or papers and instruments necessary
for \$, Tate, date,	, 19, payable	suffer or permit any part of the any part of said property to be tercon. the event any of the covenants upon it or any of its agents or papers and instruments necessary described, to second party, or any
for \$	date	19, payable	suffer or permit any part of the any part of said property to be terecon. the event any of the covenants upon it or any of its agents or papers and instruments necessary described, to second party, or any ails to perform any of the above nd party herein shall be, and it is.
for \$	date, and and first party covenants and and date, date	, 19, payable 19, payable rest thereon when due, 1 lease or property above described, and will not fully satisfied, and will not remove, or permit this mortgage remains a valid lien for any sum ti at maturity, or interest paid when due, or in er, that first party, upon written notice served instruments under pipe-line requirements, and all gas mining lease, and all other property therein that in the event first party violates, breaks or f	19 suffer or permit any part of the any part of said property to be tercon. the event any of the covenants upon it or any of its agents or papers and instruments necessary described, to second party, or any ails to perform any of the above and party herein shall be, and it is, ore of the following methods to id debt: Second party may take
for \$	date, date	19, payable	19
for \$ The conditions of this agreement FIRST. That it will pay said no SECOND. That it will not sell, to become subject to any lien, of ved out of the said THIRD. That it will, in the eve used in the second condition above oyces, will immediately execute al repartmental requirements, to m on or company second party may d The parties hereto mutually and ands or conditions, or any part if by authorized, at its option, withou ce its lien, including therein the re- ussion of said oil and gas-mining 1 eded derived therefrom on the pay useds derived therefrom on the pay usefor any many may the reclosure of mortgages; or, second ibed. The first party hereby waive	date	19, payable	19
for \$	date	19, payable	19
for \$, Tate, date, date, date, date, date, date, and each of them at maturity, with intermortgage, assign or otherwise dispose of said any kind whatsoever, until this mortgage is	19, payable	19
for \$, Tate, date, date, date, date, date, date, and each of them at maturity, with intermortgage, assign or otherwise dispose of said any kind whatsoever, until this mortgage is	19, payable	19
for \$	date	19, payable	19
for \$	date	19, payable	19
for \$	date	19, payable	19
for \$	date	19, payable	19
for \$	date	19, payable	19
for \$	date	19, payable	19
for \$	date	19, payable	19

And the second second

Register of Deed