THIS INDENTURE, Made	and entered into this	day ofquencennes	191, b	y and between
party of the first part, and THE E	XCHANGE NATIONAL BANK, of Tul	isa, Öklahoma, a corporation, party of the	second part,	
	19			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		and recorded in Book	The state of the s	and the second second second
Deeds of		overing the following described property,	located in	****
The control of the co	一点,这种种种的是一种的特别。			
		ing grand of the second of the	isin na 1 a.	
그러리다 어린다 그릇이 이렇게 다	역 이 지수 하는데 이 살림 집을 먹는데 하다 했다.	네 시대의 보다가 들었다면 맛댔게 하셨다.		Ŋ
	والمتناث والمتناز والإنجاب والمتناز والمتناز والمتاكرة والمتارية والمتاريخ والمتناز والمتاريخ	أنعما أنائب ورانو بناي النوركا بيتاب بوراث سفران تؤلت والأنسبوت بهاب يعرو	العاديب ويمنعنا بالزبيارة فعموناها بالأسياني مفوشعيس فللكرامية	and the same of the same of the
Company Company				
	and the first of the contract	化二氯酚 医二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基		
NOW, THEREFORE, As s	scurity for the payment of	promissory notehereinafi	ter described, the party of the first	part does by
	化氯化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	assigns, the above described oil and gas		
		s tenements, hereditaments and appurtena- ind all oil and gas wells, oil well suppli		
		cles located on, in or under said above de	scribed property, and all other prop	erty of every
	aid lease, and leasehold estate, wherever I ayment of said note, the first party mo	ortgages to second party the	part of all oil or gas produ	ced and saved
im said premises, during the life	of this mortgage; first party hereby agree	eing, on demand of second party, to in	imediately execute all papers and	instruments,
luding those required under pipe yment of the notehereinafter	the contract of the contract o	id part of oil or gas to said second party	, the proceeds of which are to be a	pplied on the
This mortgage is given as so	curity for the payment of the following o	described noteexecuted and delivered		
		to The Exchange National Bank, of ts offices in Tulsa, Oklahoma, without gra		
r cent. per annum from maturity				<i>"</i>
		19 payable		
		, 19, payable		
		, 19, payable		, 19,
FIRST. That it will nav sai	nent are as follows: The first party herein d noteand each of them at maturity, wi	itly interest thereon when due	of mid-will and suffice of Assault in	in more of the
me to become subject to any lien	, of any kind whatsoever, until this mortg	e of said lease or property above describe age is fully satisfied, and will not remo y while this mortgage remains a valid lien	ove, or permit any part of said pr	operty to be
THIRD. That it will, in the	event said noteherein described are n	ot paid at maturity, or interest paid what y manner, that first party, upon written	en due, or in the event any of t	
ployees, will immediately execu	te all papers, including any and all paper	rs and instruments under pipe-line require oil and gas mining lease, and all other pr	ements, and all papers and instrume	nts necessary
rson or company second party m	ay designate.	agrees, that in the event first party violat	이렇게 모든 이번에는 이 얼마나는 그러워?	
venants or conditions, or any pa	rt thereof, or in the event second party	deems itself insecure under said mortgage ebtedness due and payable, and to take	, the said second party herein shal	l be, and it is
force its lien, including therein t	ne recovery of all costs, expenses, and rea	asonable attorney fees incurred in the sa- operty herein described, and maintain, ope	tisfaction of said debt; Second pa	rty may take
oceeds derived therefrom on the	payment of said notes, until the obligation	ons herein are fully paid, first party agreei property and interests herein described, un	ng to give the second party immedi	ate peaceable
foreclosure of mortgages; or, see	ond party, at its option, is hereby authori	zed to apply for and have appointed a receiver herein, and agrees not to protest	eceiver of all the property and in	terests above
r, or the appointment of, a receiv	er herein, and agrees that a receiver, at the	he option of second party, may hold, ma occeds of the sale thereof to the paymen	intain and operate said property.	including the
id, or sell and dispose of said pro All the terms, conditions and	perty according to law. I covenants herein shall extend to and bi	nd all the parties herein, their successors :	and assigns.	
IN WITNESS WHEREOF, day and year first above written	The party of the first part has caused its	name to be subscribed fiereto, and its cor	porate seal affixed by its duly autho	rized officers,
test	Secretary	By		April 1844 Adjulate Strate American Charles and a
UNTY OF				
STATE OF OKLAH)MA.			
Votary Public within and for the	County and State aforesaid, appeared		hter (1	
me known to be the identical pe	son who subscribed the name of the mak	er thereof to the foregoing instrument as as the free and voluntary act and deed	its and	cknowledged
erein named. Witness my hand and Notaria	l Seal, the day and year last above written			
y commission expires		D & 42 &	D	lotary Public.
얼마, 그림이 말았다"라고 불우셨다면서, 그리다. 그리	그는 이 경우 얼마는 그렇게 하면 들어 가는 그리는 모고 그리는 말이 되었다.			
TATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla.	네일 없은 그리는 사람들이 하나 있다면 다른 사람이다.			
I HEREBY CERTIFY That	this instrument was filed for record in m	물이 가는 아무는 그들이 있다면 하는 것 같아 그렇게 했다.		101 24
o'clock M., and		A owice our minimum warm manning of	y ohammanaman manamanaman	transmit Address of the
	is duly recorded in Record	y office on the second	y ohamana analana anal	

י אונונול ווקן אונור. אונונונול ווקן קקי ו