THIS INDENTURE, Made a	nd entered into this		
		tikkingala an sippa gan againstan dagan kan an again an an gan ha an again an an An an	
party of the first part, and THE EX	CHANGE NATIONAL BANK, of Tuls	sa, Oklahoma, a corporation, party of the second part	
		er of a valid, existing and indefeasible oil and gas mi	
		and the state of t	
	· · · · · · · · · · · · · · · · · · ·	and the second s	
		vering the following described property, located black	
		vering the following described property, located it	
County, State of Oklanoma, to-wic:	>		krystoliska, markens poljeni držajaju producijaju si ir blikog setelaja nacestuje.
		•	
	مبرأ وبماران وتنا وأدواما والمانية والمان وبهوا		
			- 1774年 - 大学 しょうさたね これに たんしょう ディー・ 10 にっし
Marie Marie and a second		promissory notehereinafter described	
		ssigns, the above described oil aid gas mining lease	
title and interest and estate of said i	first party in and to all and singular the	tenements, hereditaments and appurtenances thereun	to acquired, belonging, or in anywise
		nd all oil and gas wells, oil well supplies and maci cles located on, in or under said above described prop	
kind and description belonging to sai	id lease, and leasehold estate, wherever le	ocated.	
사람들은 그는 사람들이 가장 가장 가장 그들은 그들은 그는 것이 살아왔다. 그렇		rtgages to second party the party to immediately e	
化二甲基二甲基二甲基甲基二甲基甲基甲基二甲基异苯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		id part of oil or gas to said second party, the proceed	
payment of the notehereinafter m		불 맞는 사람들이 얼마를 하는데 살아 없다.	
		escribed note executed and delivered by	
and payable to the order of said The	Exchange National Bank, of Tulsa, at it	s offices in Tulsa, Oklahoma, without grace, and with	
per cent, per annum from maturity a	[2] 아들의 하는 사람이 하나 이 모르는 뭐 보다 가게 되었다.		
	and the second of the control of the second		
The conditions of this agreeme	ent are as follows: The first party herein	covenants and agrees:	
FIRST. That it will pay said SECOND. That it will not se	note and each of them at maturity, wit ill, mortgage, assign or otherwise dispose of any kind whatevever, until this morter	th interest thereon when due, of said lease or property above described, and will age is fully satisfied, and will not remove, or perm	not suffer or permit any part of the
emoved out of the said	County	while this mortgage remains a valid lien for any sun	thereon.
xpressed in the second condition ab	ove set out are violated or broken in any	ot paid at maturity, or interest paid when due, or y manner, that first party, upon written notice serv	ed upon it or any of its agents or
		s and instruments under pipe-line requirements, and oil and gas mining lease, and all other property there	
person or company second party may The parties hereto mutually un		igrees, that in the event first party violates, breaks o	or fails to perform any of the above
		leems itself insecure under said mortgage, the said so btedness due and payable, and to take any one or	
inforce its lien, including therein the	e recovery of all costs, expenses, and rea	sonable attorney fees incurred in the satisfaction of operty berein described, and maintain, operate and co	said debt: Second party may take
proceeds derived therefrom on the p	ayment of said notes, until the obligation	ons herein are fully paid, first party agreeing to give the property and interests herein described, under the laws	he second party immediate peaceable
o foreclosure of mortgages; or, seco	end party, at its option, is hereby authoriz	zed to apply for and have appointed a receiver of a ecciver herein, and agrees not to protest or contest, s	ill the property and interests above
or, or the appointment of, a received	r herein, and agrees that a receiver, at th	ne option of second party, may hold, maintain and occeds of the sale thereof to the payment of said no	operate said property, including the
paid, or sell and dispose of said prop	erty according to law.	nd all the parties herein, their successors and assigns.	가는 사람들이 하는 것으로 가가 없었다.
	The party of the first part has caused its	name to be subscribed hereto, and its corporate seal a	
지수를 하면 되었다. 그리는 제 기를 하게 다 하다.	하다 가능하는 하나 이 그리고 그 가는 그는 그리고 하다.	//	**************************************
Attest	Secretary.	By	President.
COUNTY OF			and the state of t
**************************************	그렇게 하는 것이 하는 것들이 얼마를 통해 하나를 통해 하는 것이 되었다.		
Now on this	day of		
o <u>rne known</u> to be the identical pers	on who subscribed the name of the make	er thereof to the foregoing instrument as its	and acknowledged
o me that he executed the same as l herein named.	his free and voluntary act and deed and a	as the free and voluntary act and deed of such corp	poration, for the uses and purposes
Witness my hand and Notarial	Seal, the day and year last above written	***************************************	Notary Public
My commission expires		αο νο ε 	
STATE OF OKLAHOMA,] Tulsa County			
At Tulsa, Okla.			
THE PROPERTY CHARGES	to the second of		계속 [11] [문화]에 다양하는 요속이 하고하면 2字로 다양하였다.
o'clock M. and	his instrument was filed for record in my s duly recorded in Record	y office on agency of the second of the seco	,191, at