THIS INDENTURE, Mad	and entered into this	day of the second secon	191, by and between
가 하는데 이번 사고 하는데 살 때문에 되었다. 그는 이 그리는 것이다.	그리다의 집에 가장이 그 모양이 없는 것이 없는 그 사람들이 없는 것이 없다.		
	교리가 다고 생기가 된다는 이 살아가 보다고 모르게 다른다면.	a, Oklahoma, a corporation, party of the second part;	나는 사람들이 이 생각을 하는 수 있다면 하는 것 같아. 그
化铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁铁		er of a"valid, existing and indefeasible oil and gas minin	
化二甲基磺胺二甲基磺胺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			化工厂 医二甲基 化二苯酚 化氯化 经基本股份股份 化二氯化二氯化二
	근도 가게, 이 손이랑하는 이름을 보다는 것 같아 들었다면 보이다	<u></u>	
		and recorded in Book, page	
of Deeds of	County, Oklahoma, co-	vering the following described property, located in	***************************************
County, State of Oklahonia, to-w	그 사람들에 어느 나는 이 가족이다고 되었습니다. 아는 아무리를 하는 사람들이 되었습니다.		
		네이트, 그는 시간 보험도 선택하는 것이 되어 하면 되었다면요. 사용 기업 전략 기업	
			어느 어디에 들어 있었다. 그렇게 되는 사람들은 사람들이 되었다.
angang permuang dan Sebagai salah permuang permuang dan permuang permuang dan permuang permuang permuang permu Permuang permuang pe		문화학 이 경기를 하고 있다. 그렇게 그렇게 되는 것이 되었다. 그렇게 되었다.	
	선생이 아니는 사람이 되었다. 그 10일에 하시하다는 그렇게 들어 10일 중에 사고 있는 10일에 1일 하나 10일에 10일에 10일에 10일이 10일이 10일이 10일이 10일이 10일이 10일이 10일이		
		promissory notehereinalter described, s	
hese presents mortgage unto par itle and interest and estate of sa ppertaining, including all oil sto mildings, derricks, pipe lines, tan and and description belonging to As further security for the	ity of the second part, its successors and a id first party in and to all and singular the red on said land belonging to first party, at ks, casings, telephone lines, live stock, vehic said lease, and leasehold estate, wherever le payment of said note, the first party mor	ssigns, the above described oil and gas anining lease a tenements, hereditaments and appurtenances thereunto and all oil and gas wells, oil well supplies and machingles located on, in or under said above described proper posted. It gages to second party the	nd leasehold estate, and all right, acquired, belonging, or in anywise ery of every kind and character, ty, and all other property of every fall oil or gas produced and saved
		ing, on demand of second party, to immediately exe id part of oil or gas to said second party, the proceeds	
ayment of the notehereinafter			
		escribed noteexecuted and delivered byto The Exchange National Bank, of Tulsa, Oklaho	
		s offices in Tulsa, Oklahoma, without grace, and with in	
er cent. per annum from maturit	y until fully paid, to-wit:		
Note for \$, date	, 19,,, payable,,,,,	
		, 19, payablis	
Note for \$	date	, 19 payable	
FIRST, That it will pay s SECOND. That it will no ame to become subject to any lice	n, of any kind whatsoever, until this mortg	th interest thereon when due, of said lease or property above described, and will no age is fully satished, and will not remove, or permit	t suffer or permit any part of the any part of said property to be
THIRD. That it will, in the second condition imployees, will immediately exerging the departmental requirements person or company second party. The parties hereto mutually	ne event said noteherein described are no above set out are violated or broken in any cute all papers, including any and all paper to make a good and valid transfer of said may designate.	while this mortgage remains a valid lien for any sum to the paid at maturity, or interest paid when due, or in y manner, that first party, upon written notice served is and instruments under pipe-line requirements, and all oil and gas mining lease, and all other property therein agrees, that in the event first party violates, breaks or	the event any of the covenants upon it or any of its agents or papers and instruments necessary described, to second party, or any fails to perform any of the above
ereby authorized, at its option, vinforce its lien, including therein ossession of said oil and gas mi roceeds derived therefrom on the ossession; or, the second party to foreclosure of mortgages; or, secribed. The first party hereby or, or the appointment of, a rece	rithout notice, to declare all of the said inde the recovery of all costs, expenses, and rea ning lease and leasehold estate, and all pre e payment of said notes, until the obligation may take possession of and sell all of said pe econd party, at its option, is hereby authoric waives all notice of the appointment of a re- iver herein, and agrees that a receiver, at the	deems itself inscure under said mortgage, the said secceptedness due and payable, and to take any one or mosonable attorney fees incurred in the satisfaction of superty herein described, and maintain, operate and control herein are fully paid, first party agreeing to give the property and interests herein described, under the laws of zed to apply for and have appointed a receiver of all ecciver herein, and agrees not to protest or contest, direction of second party, may hold, maintain and op	nore of the following methods to nid debt: Second party may take of the said property; and apply all second party immediate peaceable if the State of Oklahoma applicable the property and interests; above cetly or indirectly, the application erate said property, including the
aid, or sell and dispose of said p All the terms, conditions a IN WITNESS WHEREO	roperty according to law. nd covenants herein shall extend to and bi F, The party of the first part has caused its	nd all the parties herein, their successors and assigns, name to be subscribed hereto, and its corporate seal affi	xed by its duly anthorized officers,
Attestia Innocensia manana ana	Secretary.	B)	President.
COTTACE	ing and 1994 in the Arganization of the Section of	•	anima ya ka Pamaya ya 1995, a sanishi manga sanima manga bana a kana a nana a mana a mana a mana a mana a mana Tanga tanga ta
STATE OF OKLAI	HOMA.		
Now on this	e County and State aforesaid, appeared	191 before me	
o me known to be the identical to o me that he executed the same herein named.	verson who subscribed the name of the mak as his free and voluntary act and deed and a	er thereof to the foregoing instrument as itsas the free and voluntary act and deed of such corpo	and acknowledged ration, for the uses and purposes
Witness my hand and Nota	rial Seal, the day and year last above written	le	Notary Public.
My commission expires	.p., (1) - (6. 00 00 00 00 00 00 00 00 00 00 00 00 00	terrane a superior appears to the superior and the superi
STATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla.			
M., ar	id is duly recorded in RecordPa	y office onday of	
Ву:	Dehuty.	Antonia de la Antonia de Antonia d Antonia de Antonia de A	Register of Deeds.
현대는 경기는 이번 문화가 되어 보고 있다. 이 나를 보는 것			