그들 않는 사람들은 사람들이 가장 하는 것이 되었다. 그는 사람들은 그 사람들이 되었다.	化二甲烷二醇 化乙酰基酚 化二烯烷 數一定 医皮肤管 化基础 化二氯甲烷 化二氯甲烷 经基础 化二烷基酚化亚烷二烷	day of	化碱二甲基酚 医环毒素 化二氯甲基磺基二氯甲基酚 医二甲基甲基酚 医二十二氏病 医二十二氏征炎 化
wyga canydin niwyh cynd niwd niwyna gwan wys fannad y dryffol y gyff	Bostonit tota esta de office parate communicario de sand fai and we said and proportion of	and analysis of the first translation and the second residence of the second polytopic and the s	gramites des kâlturfûggs is kepind ende protestation friesk de komponisties dek esse (1616 e 2016). D
		sa, Oklahoma, a corporation, party of the second	
		er of 4 valid, existing and indefeasible oil and gas	
		ngan dagan dagan kanada ana kina kina dagan man danan pilan mahan pilan ang pagadi na jaggan ang bana bi sa mipa (pa ipa i Mangan kina dagan da	
그래, 그 화장 없는 어린 그리는 그림은 함께 없다.		nderg pres 200 ft 2 De 200 mil 19 De 200 kape année le constant de 200 mil 200 mil 200 mil 200 mil 200 mil 200 Le constant de 200 mil	일하다 하시 사람들은 얼마리는 것 같아 되었다.
	그 보고 있는 어머니 가장한 가족으로 그는 그렇게 되는 것 같아 되었다. 그 나가	and recorded in Book	
		vering the following described property, located is	
	[5] [1] 전에 드리고 얼마와, 어떤 경기 ([6] 1970 E. [1971] [1972] [2]	vering the tollowing described property, located is	
County, State of Okianoma, to-v			
さいしょう はいしょがい けいしゃ ちょりしょくりゃく			
	토리아들이는 그렇게 나는 것이 되었다. 생각하는 것이다. - 1987년 1일 기술에 되었다.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
	교회 교기 등의 대통령이 가입니다. 1987년 - 1987년		
	[4] 《高斯·克·马·马·马·克萨·马·斯·马·马·斯·马·斯·马·马·马·马·马·	2	
istanis ar a first fan de skippera ber ber gebrûk de beste geren. De first fan de first fan de skipper fan de first fan de f De first fan de first			
MOUL WITEDERODE A.	하기를 보는 뭐 다른데 되었다는 상황으로 된다.	나무 가는 하는데 얼마나 하는데 하나 되었다.	
		promissory notehereinafter descri	
title and interest and estate of s	aid first party in and to all and singular the	tenements, hereditaments and appurtenances ther	eunto acquired, belonging, or in anywise
		nd all oil and gas wells, oil well supplies and n les located on, in or under said above described p	
	o said lease, and leasehold estate, wherever le		roperty, and an other property of every
		tgages to second party the	
		ing, on demand of second party, to immediateld a part of oil or gas to said second party, the pro-	医二氯甲基二甲基二甲基甲基甲基异亚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
payment of the notehereinafte	er mentioned		유, 회교 등장 등록 그렇게 되었다.
		escribed noteexecuted and delivered by	
		to The Exchange National Bank, of Tulsa, O s offices in Tulsa, Oklahoma, without grace, and w	
	ity until fully paid, to-wit:	0	
Note for \$	date		
Note for \$, date	, 19, payable	
		, 19, payable	
The conditions of this agre	cement are as follows: The first party herein said noteand each of them at maturity, wit	covenants and agrees:	
SECOND. That it will no	ot sell, mortgage, assign or otherwise dispose	of said lease or property above described, and was is fully satisfied, and will not remove, or property above.	ill not suffer or permit any part of the
removed out of the said	,t	while this mortgage remains a valid lien for any	sum thereon.
expressed in the second condition	n above set out are violated or broken in any	t paid at maturity, or interest paid when due, manner, that first party, upon written notice s	served upon it or any of its agents or
under departmental requirements	s, to make a good and valid transfer of said (s and instruments under pipe-line requirements, a oil and gas mining lease, and all other property th	nd all papers and instruments necessary terein described, to second party, or any
	y understand, and first party covenants and a	grees, that in the event first party violates, break	
tereby authorized, at its option,	without notice, to declare all of the said inde	eems itself insecure under said mortgage, the said btedness due and payable, and to take any one	or more of the following methods to
		sonable attorney fees incurred in the satisfaction perty herein described, and maintain, operate and	
		ns herein are fully paid, first party agreeing to giv roperty and interests herein described, under the la	
		ed to apply for and have appointed a receiver of ceiver herein, and agrees not to protest or contest.	
or, or the appointment of, a rece	eiver herein, and agrees that a receiver, at the	e option of second party, may hold, maintain an ceeds of the sale thereof to the payment of said	nd operate said property, including the
oaid, or sell and dispose of said p	property according to law.	d all the parties herein, their successors and assig	네일 아내리는 사람들이 가셨다면 얼마?
	F, The party of the first part has caused its	name to be subscribed hereto, and its corporate se	
			<u> </u>
Attest	Secretary.	By	President.
COUNTY OF	a proportion of the proportion of the proportion of the set of the		ang Biggan (Ministrative Princes) — in Ligar ang Ang Mark Andrews ang Princes ang Pandang ang Angang Anggang A
OUNTY OFSTATE OF OKLA	HOMA. ss.		
Now on this	day of		
Notary Public within and for the me known to be the identical t	ie County and State aforesaid, appeared person who subscribed the name of the make	r thereof to the foregoing instrument as its	2 and acknowledged
o me that he executed the same herein named.	as his free and voluntary act and deed and a	s the free and voluntary get and deed of such c	corporation, for the uses and purposes
	rial Seal, the day and year last above written.		Notary Publice
ly commission expires		0.0 0	To the state of th
TATE OF OKLAHOMA,			
Tulsa County. At Tulsa, Okla.			
I HEREBY CERTIFY Th	at this instrument was filed for record in my	office on day of day	
	nd is duly recorded in RecordPag	**************************************	Register of Deeds.
Ву,	Deputy.		Kegister of Deeds,