The state of the s

THIS INDENTURE, Made and	entered into this	day of	191, by and between
에 이 집에 되는 그 그리고 하시나 그는 그 바이 가는 것이 있었다.		a, Oklahoma, a corporation, party of the second	
		er of a valid, existing and indefeasible oil and g	트워크를 가는 사람들이 있는 것으로 가장하는 것 같습니다.
	The County of th		
		1900 - 19	
	等等。1、1、1等,1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1	a propinski produktura i dose or Adresso or gran sport produktura de grande produktura. Dose or grande produktura su produktura prod	
		and recorded in Book, page	
网络沙漠类的 医乳腺 化二氯化二甲酚 医抗原性性病 经股份 化氯化二烷	- (f)	vering the following described property, located	
		reing the ionowing described property, located	
County, State of Oklahoma, to-wit:	Haastangagikkusakis karipadi gyyddigodynausu a dagby gyggal agynaddi agigagy agu agiai agiai agi		sada, managara kata da ara da ara da ara ara ara ara ara a
			الأخلاط المن الأمار الأخلى الأخلى الأخلى والأخلى الأخلاط المن الأحداث المناطقة المناطقة المناطقة المناطقة المن المناطقة الإحداث الأحداث الأحداث الأخلاط المناطقة المناطقة المناطقة المناطقة المناطقة المناطقة المناطقة المناط
NOW, THEREFORE, As securi	ly for the payment of	promissory notehereinafter desc	cribed, the party of the first part does by
요즘이 많아왔다면 그 이 동안에 그리면 가는 이 없는 그를 보고 있다.	医二甲基甲二甲基基甲基甲甲基甲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	ssigns, the above described oil and gas mining	
		tenements, hereditaments and appurtenances the	
	그는 그는 그들은 그리움을 하고 있다면 하는 것이 되는 것이 되는 것이다.	les located on, in or under said above described	
kind and description belonging to said l			
		tgages to second party the	
		d_part of oil_or gas to said second party, the p	
payment of the note hereinafter ment	tioned.	사이 사용하는 이 한번에 가는 그는 선택통이 되고 한다. 1일 교통 교통 이 기를 보는 중요한 때 해당을 하는 것	
This mortgage is given as securit	ty for the payment of the following de	escribed noteexecuted and delivered by to The Exchange National Bank, of Tulsa,	Oklahoma, as joint and soveral principals
		s offices in Tulsa, Oklahoma, without grace, and	
per cent. per annum from maturity unti		두 10 시간 10 시간 10 전 10	
Note for \$, 19, payable	
		, 19, payable	
Note for \$, date		
The conditions of this agreement	are as follows: The first party herein	covenants and agrees:	
SECOND. That it will not sell, same to become subject to any lien, of	mortgage, assign or otherwise dispose any kind whatsoever, until this mortgr	th interest thereon when due. of said lease or property above described, and age is fully satisfied, and will not remove, or	will not suffer or permit any part of the permit any part of said property to be
removed out of the said		while this mortgage remains a valid lien for an	y sum thereon.
expressed in the second condition above	e set out are violated or broken in any	ot paid at maturity, or interest paid when due manner, that first party, upon written notice	e served upon it or any of its agents or
		s and instruments under pipe-line requirements oil and gas mining lease, and all other property	
person or company second party may d The parties hereto mutually unde		grees, that in the event first party violates, bre	eaks or fails to perform any of the above
		leems itself insecure under said mortgage, the s btedness due and payable, and to take any o	
enforce its lien, including therein the re	covery of all costs, expenses, and rea	sonable attorney fees incurred in the satisfacti perty herein described, and maintain, operate a	on of said debt: Second party may take
proceeds derived therefrom on the pay	ment of said notes, until the obligatio	ns herein are fully paid, first party agreeing to property and interests herein described, under the	give the second party immediate peaceable
to foreclosure of mortgages; or, second	party, at its option, is hereby authoriz	ed to apply for and have appointed a receiver	r of all the property and interests above
for, or the appointment of, a receiver h	erein, and agrees that a receiver, at th	eceiver herein, and agrees not to protest or con se option of second party, may hold, maintain	and operate said property, including the
paid, or sell and dispose of said propert	y according to law.	ceeds of the sale thereof to the payment of sa	경우에 겨울을 가지 하는 아니다 하셨다.
IN WITNESS WHEREOF, The		id all the parties herein, their successors and ass name to be subscribed hereto, and its corporate	
the day and year first above written.			
Attact	Canthianu	Ву	President
A big to gain and a second second Second second	ter et dag gest gestaden en e	M. D. Yan barkaran yang kanan sa	r Georgia de Caracteria de La composição de Caracteria
COUNTY OF			현실 하는 사이들은 이 모든 것이 100kg 등 기술을 통해야 한다. 기술을 다 하는 것이 되는 것은 것이 하는 것이 되었습니다.
STATE OF OKLAHOMA	la J		
a Notary Public within and for the Cou	nty and State aforesaid, appeared	arting participate and gape common extra confessionally have eight denote eight errors as a gape and a gape an	**************************************
to me known to be the identical person	who subscribed the name of the make	er thereof to the foregoing instrument as its is the free and voluntary act and deed of sucl	and anknowledged
therein named.	스타리를 하는 이번도 한 하는 것으로 하지 않는		아보다라면 얼마나 나를 하시면요?
witness my nand and Notarial Se	al, the day and year last above written		Nətary Public.
My commission expires			Milyadan -Marangari Interspensional Antonional Antonional Antonional Antonional Antonional Antonional Antonional
STATE OF OKLAHOMA, _Tulsa CountyAt Tulsa, Okia.			(1975년) 1일 (1915년) 1일 (1915년) 1일 (1915년) 1870년 - 1971년 (1914년) 1일 (1915년) 1일 (1915년)
At Tulsa, Okia.		그램 보다 있는 그녀를 들었다. 아이들이 되었다고 하는 이 나는 아이들은 것이 아니까 이름이 되었다.	
The second secon			
I'HEREBY CERTIFY That this	s instrument was filed for record in my	officeronday ofday	1191at
I'HEREBY CERTIFY That this	s instrument was filed for record in my uly recorded in Record		Register of Deeds.