	[10] 전 프로젝트 : 10 10 10 10 10 10 10 10 10 10 10 10 10	하는 그리는 것 같아 그렇게 되었다.	191, by and between
그리 영화를 가장하셨다면 하다는 얼마나 그렇게 하셨다.			
party of the first part, and THE EXCHANGE			그리는 얼마를 하는 것 같아 있다는 얼마를 살아 있다. 나를 하는 것
			and gas mining lease, free and clear of all liens
		일하는 그는 그들은 이 나를 하는데 하는 것이 없는데 없다.	returnen terreturia (h. 1881). 18 - Alexandre III. (h. 1881).
9			그 사람이 되는 것이 많아 되는 데 그리고 하는데 하는데 그렇게 되었다. 그
그 그 사이 그 가는 그 사람들이 되었다. 그는 그 그 가는 그 가지 않는 것이 없는 것이다.			pageof the records of the Register
			located in
County, State of Oklahoma, to-wit:		<u>, , , , , , , , , , , , , , , , , , , </u>	
ojan karturo yr naradod hatus, ka dansko Ofeska nasaj karti 1995 in 1995 in salabija			ing the Security of the particle of the ingent of the security
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보냈다. 그리 그렇게 되어 걸었다.			
	The first control of the control of		ter described, the party of the first part does by
itle and interest and estate of said first party appertaining, including all oil stored on said la ouildings, derricks, pipe lines, tanks, casings, te dind and description belonging to said lease, an	in and to all and singular the ter nd belonging to first party, and lephone lines, live stock, vehicles d leaschold estate, wherever loca	nements, hereditaments and appurtena all oil and gas wells, oil well suppli located on, in or under said above de ted.	mining lease and leasehold estate, and all right, nees thereunto acquired, belonging, or in anywise es and machinery of every kind and character, scribed property, and all other property of every
ncluding those required under pipe-line regular ayment of the notehereinafter mentioned.	tions, necessary to transfer said p	part of oil or gas to said second party	mediately execute all papers and instruments, , the proceeds of which are to be applied on the by
\$		to The Exchange National Bank, of	Tulsa, Oklahoma, as joint and several principals,
nd payable to the order of said The Exchange er cent. per annum from maturity until fully p		ffices in Tulsa, Oklahoma, without gra	ce, and with interest at the rate of
Fote for \$, date	, 19, payable_	19
Tote for \$,,, date	, 19, payable	
	함께 하는 이 가장을 하는 것이 하는 것이 되었다.		
The conditions of this agreement are as f FIRST. That it will pay said notean SECOND. That it will not sell, mortgag ame to become subject to any lien, of any kin emoved out of the said	ollows: The first party herein co i each of them at maturity, with ee, assign or otherwise dispose of i whatsoever, until this mortgage	ovenants and agrees: interest thereon when due, said-dease or property above describe is fully satisfied, and will not remo hile this mortgage remains a valid lien	ed, and will not suffer or permit any part of the ove, or permit any part of said property to be
xpressed in the second condition above set _i ou mployees, will immediately execute all paper: nder departmental requirements, to make a ge erson or company second party may designate The parties hereto mutually understand,	t are violated or broken in any n s, including any and all papers a ood and valid transfer of said oil and first party covenants and agre	nanner, that first party, upon written and instruments under pipe-line requir- and gas mining lease, and all other pr tes, that in the event first party viola	notice served upon it or any of its agents or ements, and all papers and instruments necessary operty therein described, to second party, or any tes, breaks or fails to perform any of the above
ereby authorized, at its option, without notice, nforce its lien, including therein the recovery sossession of said oil and gas mining lease an rocceds derived therefrom on the payment of ossession; or, the second party may take posses forcelosure of mortgages; or, second party, escribed. The first party hereby waives all no or, or the appointment of, a receiver herein, amning and selling of all oil and gas produced aid, or sell and dispose of said property according to the terms of the constants.	to declare all of the said indebto of all costs, expenses, and reasor d leasehold estate, and all prope said notes, until the obligations ession of and sell all of said propet its option, is hereby authorized tice of the appointment of a recent agrees that a receiver, at the other characteristic and apply the proceeding to law, herein shall extend to and bind	educes due and payable, and to take able attorney fees incurred in the sa try herein described, and maintain, opherein are fully paid, first party agree perty and interests herein described, ut to apply for and have appointed a liver herein, and agrees not to protest option of second party, may hold, mads of the sale thereof to the paymer all the parties herein, their successors	o, the said second party herein shall be, and it is any one or more of the following methods to tisfaction of said debt: Second party may take erate and control the said property, and apply all ing to give the second party immediate peaceable duer the laws of the State of Oklahoma applicable receiver of all the property and interests above or contest, directly or indirectly, the application initian and operate said property, including the of said noteuntil said indebtedness is fully and assigns. porate seal affixed by its duly authorized officers,
Attest	Secretary	Bv	
		and the state of t	
OUNTY OF STATE OF OKLAHOMA.			
Now on this	day of		and the state of t
Notary Public within and for the County and one known to be the identical person who su one that he executed the same as his free an acrein named. Witness my hand and Notarial Scal, the d	State aforesaid, appearedbscribed the name of the maker of voluntary act and deed and as a lay and year last above written.	thereof to the foregoing instrument as the free and voluntary act and deed	itsand acknowledged of such corporation, for the uses and purposes
My commission expires		\$ 50 m	
STATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla. I HEREBY CERTIFY That this instrum	nent was filed for record in my o	ffice on de de	y of191, at
	The A. S. A. C. A.	**************************************	Register of Deeds,