	그 교육 전략 그리고 있는데 그리고 그를 가려고 있는데 되고 있다면 되어 가지를 보고 있다.		
그 하는 하는데 그로 가능하는 어떤 것 같아.	아르아 즐거움 가장 하다는 그녀를 가면 하다고 있습니?	ia, Oklahoma, a corporation, party of the second part,	
WITNESSETH: That where	is, the party of the first part is the owner	er of a valid, existing and indefeasible oil and gas mining	lease, free and clear of all liens
and encumbrances, dated	executed by		galekspirinteryon syadi, nemgra gangapada atan 200 digan eseriyye (1800) anasp
<u></u>			**************************************
0	**************************************		- and arrely and produced to the description of the contraction of the
and the control of th		and recorded in Book, page,	
		vering the following described property, located in	
County, State of Oklahoma, to-wit:			\$
			크리스 얼마나 나는 그를 살아내었다.
	그렇게 하는 그를 통하는 것이 되어 그렇게 되었다.	Section for the control of the contr	
Particular de la companya de la com Companya de la companya de la compa		전에 가는 사를 모으고 있습니다. 그렇고 모르는 라이스 아름다면 보통하는 사람이 되는 것이 되는 사람들이 사람들이 되었다.	
. 1 J.		ر من المراكب المراكبية في المراكبية المراكبية المراكبية المراكبية المراكبية المراكبية المراكبية المراكبية المر والمراكبية المراكبية	
	등이 가게 되었다. (1985년 - 1985년 - 1 - 1985년 - 1985		
		가 보고 있는 사용적으로 보고 하는데 보고 보고 있는데 보고 되었다. 보고 하는데 그 나는 사람들이 사람들이 보고 보고 있다.	
		promissory notehereinafter described, the	
these presents mortgage unto party title and interest and estate of said f appertaining, including all oil stored buildings, derricks, pipe lines, tanks,	of the second part, its successors and a irst party in and to all and singular the on said land belonging to first party, a	ssigns, the above described oil and gas mining lease and tenements, heredifaments and appurtenances thereunto a and all oil and gas wells, oil well supplies and machiner cles located on, in or under said above described property	l leaschold estate, and all right, equired, belonging, or in anywise y of every kind and character,
그 그 이에게 그렇게 다른 사람이 그 생각이 되는 것 같아. 그런 이 그림 때문에 다른 생각이 되었다.		rtgages to second parly thepart of a	Il oil or gas produced and saved
ncluding those required under pipe-l ayment of the notehereinafter m	ine regulations, necessary to transfer sai entioned.	ing, on demand of second party, to immediately exect id part of oil or gas to said second party, the proceeds of	which are to be applied on the
This mortgage is given as secu	trity for the payment of the following d	lescribed noteexecuted and delivered byto The Exchange National Bank, of Tulsa, Oklahom	I as ipint and several principals
	"我们,我们们的我们的我们的我们,我们们就是这个时间的,我们就是这样的。" "我们会	s offices in Tulsa, Öklahoma, without grace, and with inte	电影 医内侧侧侧侧 医二甲酚二甲酚二甲酚酚甲酚二甲酚甲酚甲酚酚
er cent, per annum from maturity u			
		, 19, payable	
lote for \$, 19, payable	
	nt are as follows: The first party herein	, 19, payable	
FIRST. That it will pay said SECOND. That it will not se ame to become subject to any lien, removed out of the said. THIRD. That it will, in the expressed in the second condition ab employees, will immediately execute under departmental requirements, to beerson or company second party may. The parties hereto mutually uncovenants or conditions, or any part hereby authorized, at its option, with enforce its lien, including therein the cossession of said oil and gas minin rocceds derived therefrom on the prosession; or, the second party may of forcelosure of mortgages; or, second, or the appointment of, a receiver unning and selling of all oil and gaid, or sell and dispose of said prophil the terms, conditions and the Marker first choose with the day and test first choose with the day and the first choose with the day and test first choose with the day and test first choose with the day and the	noteand each of them at maturity, will, mortgage, assign or otherwise dispose of any kind whatsoever, until this mortgage	ith interest thereon when due. of said lease or property above described, and will not age is fully satisfied, and will not remove, or permit a while this mortgage remains a valid lien for any sum the ot paid at maturity, or interest paid when due, or in t y manner, that first party, upon written notice served t rs and instruments under pipe-line requirements, and all p oil and gas mining lease, and all other property therein d agrees, that in the event first party violates, breaks or fa deems itself insecure under said mortgage, the said secon- betedness due and payable, and to take any one or mo asonable attorney fees incurred in the satisfaction of said operty hérein described, and maintain, operate and control ons herein are fully paid, first party agreeing to give the so property and interests herein described, under the laws of t zed to apply for and have appointed a receiver of all ti receiver herein, and agrees not to protest or contest, direc- the option of second party, may hold, maintain and oper opeceds of the sale thereof to the payment of said note and all the parties herein, their successors and assigns, name to be subscribed hereto, and its corporate scal affixe	reon. he event any of the covenants upon it or any of its agents or apers and instruments necessary escribed, to second party, or any ils to perform any of the above 1 party herein shall be, and it is re of the following methods to debt: Second party may take the said property, and apply all econd party immediate peaceable he State of Oklahoma applicable the property and interests above tily or indirectly, the application ate said property, 'including the until said indebtedness is fully about the said property, and application at said property, 'including the until said indebtedness is fully the application at the said property and interests above the said property, 'including the until said indebtedness is fully the said indebtedness is fully the said indebtedness is said indebtedness is the said indebtedness is said indebtedness in said indebtedness is said indebtedness in sa
Aftest	Secretary.	By	President
COUNTY OF.	O		
STATE OF OKLAHO	MA. ss.		
Now on this	day of		. 30100000
o me known to be the identical pers o me that he executed the same as I herein named.	on who subscribed the name of the mak	er thereof to the foregoing instrument as itsas the free and voluntary act and deed of such corpora	and acknowledged tion, for the uses and purposes
			Notary Public.
			The state of the s
STATE OF OKLAHOMA,			and the second s
At Tulsa, Okla.		# 100 M	
At Tulsa, Okla. I HEREBY CERTIFY That to o'clock	his instrument was filed for record in m s duly recorded in Record	# 100 M	