THIS INDENTURE, Made and entered into this		
party of the first part, and THE EXCHANGE NATIONAL BANK, of Tu	alsa, Oklahoma, a corporation, party of the second part,	
WITNESSETH: That whereas, the party of the first part is the ow		
und encumbrances, dated		
0		······································
	and recorded in Book	of the records of the Register
of Deeds of	covering the following described property, located in	***************************************
County, State of Oklahoma, to-wit:		anga manadigi pengganggan di didak di danggan angan panggan ang ang ang ang ang ang ang ang a
- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19		
NOW, THEREFORE, As security for the payment of		
hese presents mortgage unto party of the second part, its successors and itle and interest and estate of said first party in and to all and singular th	이렇게 주었다. 주어를 가끔하는데, 그는 그는 물을 다는 것이 한 생각이 5위로 하는데 되다.	
ppertaining, including all oil stored on said land belonging to first party,	はい こうきょうしん カーコンピラン (品) ひょうだい こうないしん しょく カーカーカー ちょうかい	
uildings, derricks, pipe lines, tanks, casings, telephone lines, live stock, veh		y, and all other property of every
ind and description belonging to said lease, and leasehold estate, wherever As further security for the payment of said note, the first party me		all oil or gas produced and saved
rom said premises, during the life of this mortgage; first party hereby agre	그 그림을 하는 이 그냥 모든 것이 하는 그들이 되었다. 그는 이번 하는 그는 일반을 모든 것이다. 그를 모든	
cluding those required under pipe-line regulations, necessary to transfer s ayment of the notehereinafter mentioned.	said part of oil or gas to said second party, the proceeds o	f which are to be applied on the
This mortgage is given as security for the payment of the following		
nd payable to the order of said The Exchange National Bank, of Tulsa, at er cent. per annum from maturity until fully paid, to-wit:	its others in Tulsa, Okianonia, without grace, and with into	erest at the rate of
Jote for \$, date	19 payable.	19
Note for \$ date		
ote for \$ date	지나님, 어머님은 마다들이 뭐 하는 어느님은 원이를 찾아 나이가 된다. 나다. 나는 나는	
The conditions of this agreement are as follows: The first party here FIRST. That it will pay said noteand each of them at maturity, w	in covenants and agrees:	
SECOND. That it will not sell, mortgage, assign or otherwise disposame to become subject to any lien, of any kind whatsoever, until this mort	se of said lease or property above described, and will not	suffer or permit any part of the
emoved out of the said	ty while this mortgage remains a valid lien for any sum the	ereon.
expressed in the second condition above set out are violated or broken in an amployees, will immediately execute all papers, including any and all papers.	ny manner, that first party, upon written notice served	upon it or any of its agents or
nder departmental requirements, to make a good and valid transfer of said erson or company second party may designate.		
The parties hereto mutually understand, and first party covenants and ovenants or conditions, or any part thereof, or in the event second party		
ereby authorized, at its option, without notice, to declare all of the said inc	debtedness due and payable, and to take any one or mo	ere of the following methods to
nforce its lien, including therein the recovery of all costs, expenses, and re ossession of said oil and gas mining lease and leasehold estate, and all p	roperty herein described, and maintain, operate and contro	I the said property, and apply all
roceeds derived therefrom on the payment of said notes, until the obligations on, the second party may take possession of and sell all of said of foreclosure of mortgages; or, second party, at its option, is hereby author	property and interests herein described, under the laws of i	the State of Oklahoma applicable
escribed. The first party hereby waives all notice of the appointment of a	receiver herein, and agrees not to protest or contest, direc	ctly or indirectly, the application
or, or the appointment of, a receiver herein, and agrees that a receiver, at t unning and selling of all oil and gas produced therefrom, and apply the pr aid, or sell and dispose of said property according to law.		
All the terms, conditions and covenants herein shall extend to and b		
IN WITNESS WHEREOF, The party of the first part has caused it to day and year first above written.	s name to be subscibed hereto, and its corporate sear amx	ed by its duly authorized omcers,
	By	
ttest	form demonstrate or the extension expectates the transfer in the continuent of the c	entreparation interference and description of the property of the contract of
OUNTY OF		ein
OUNTY OF		
Notary Public within and for the County and State aforesaid, appeared	Attraction 174 and Delore Remarks	kani para di para kani pangang kana kani pangang pana ang panaha ang panaha at panga panaha at panga panaha an Panaha panaha panaha (Panaha panaha panaha panaha ban panaha panaha panaha panaha panaha ban panaha ban panaha
o me known to be the identical person who subscribed the name of the malo me that he executed the same as his free and voluntary act and deed and	ker thereof to the foregoing instrument as its	and acknowledged
erein named. Witness my hand and Notarial Seal, the day and year last above writte	요. 이 화장이 계속 등급 전혀 여러 내려면 된 말을 된 속 하게 되었다.	for suc note and barboacs.
y commission expires	0.0 42	Notary Public,
TATE OF OKLAHOMA, Tulsa County.		
At Tulsa, Okla. I HEREBY CERTIFY That this instrument was filed for record in n	ny office on day of	101 at
P and is duly recorded in Record		
y,Deputy,	**************************************	Register of Deeds.
그 수가 하게 하는 것들은 사람들이 가능하는 사람들이 보는데 가지 하면 하나는 사람들이 하는 하나 나는 가입니다.	그리즘 없는 어디에 가면 없었다. 그렇게 되었다는 것이 그렇게 되었다면 하지만 하는 사람들이 되었다면 하는데 그리고 하는데 그리고 있다면 하는데	