			then and the contraction of the
party of the firstspart, and THE EXCHANGI	NATIONAL BANK of Tulsa. Okla	homa, a corporation, party of the second part,	
[2012년 1일 12 12 12 12 12 12 12 12 12 12 12 12 12	시간 경기 사용하다 나는 그리고 뭐 하는 것 같아.	valid, existing and indefensible oil and gas mini	
일일 중에서 되면 하는 아니는 이 경험을 다 살았다.	이렇게 되는 기업사는 기업이 사용하다.	non-standard standard	나라 살아보셨다. 그리는 사람들은 살아 다
이 시간 경기가 하고 있는 회장에서 이번 보고 있는 것이 없는 것이 되는 것이 없다.		abanya ngapanya ngapanya (1994), ngapanya ngapanya ngapanya ngapanya na	经分配的 医双氯化物 电压压 医抗性性病 医神经病 化二氯化异物
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의 경험이 많아 아니다면서 그렇게 하는 것도 하는 것이 된 것이다면 그는 그렇게 되는 것 같아요.		he following described property, located in	
ounty, State of Oklahoma, to-wit:	***************************************		araked san mand albeiteet isteje sassa estisa efetivistela efetivistela efetivistel
가게 되는 것이 어떻게 하지 않는 것이 되어요. 나쁜 어때 되었다	나는 그들에게 하는 것 같아 가게 된 모나에 들고 있다.		
시시 (1. 14년 - 1일 - 12년 - 12 - 12년 -			
		요. 이렇게 되면 하시는 보고 있다. 그리고 '요. 이를 되어 되다. 요. 휴대 교육되었다. 그런 그래프 (그리고 한다. 건 하운 중국 기계가	
	. 1944 - 1945 - 1944 - 1945 - 1945 - 1945 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 194 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946	Fig. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15	
		(1985년 - 1985년 - 일본 1985년 - 1 1985년 - 1985년	
	. 하나 :	성하면 하다 하다 사람들은 사람들이 되었습니다. 사람들은 사람들은 사람들이 되었습니다.	
	그들도 내가 하시다는 밤 그 날씨가 그 없는 그 때에게 중		
		promissory notehereinafter described,	
		the above described oil and gas mining lease nts, hereditaments and appurtenances thereunte	
		il and gas wells, oil well supplies and machi	
ildings, derricks, pipe lines, tanks, casings, t	elephone lines, live stack, vehicles lac	ited on, in or under said above described prope	
nd and description belonging to said lease, a			of all oil or was produced and and
as intuite security for the payment of some said premises, during the life of this more	tgage; first party hereby agreeing on	to second party the party, to immediately ex	ecute all papers and instrument
cluding those required under pipe-line regula	itions, necessary to transfer said part	of oil or gas to said second party, the proceeds	s of which are to be applied on th
yment of the note, hereinafter mentioned.			
		l noteexecuted and delivered by The Exchange National Bank, of Tulsa, Oklahi	
		in Tulsa, Oklahoma, without grace, and with i	
r cent, per annum from maturity until fully			
ote for \$	date	, 19, payable	
요즘 그는 어떤 것이 하는 그들은 것은 사람이 되었다. 그는 어느 어느 가지 않아 하는 것 같은		, 19, payable	
The conditions of this agreement are as	follows: The first party herein coven-	ints and agrees:	
FIRST. That it will pay said note	ce, assign or otherwise dispose of said	lease or property above described, and will n	ot suffer or permit any part of th
me to become subject to any hen, of any kn	d whatsoever, until this mortgage is i	ully satisfied, and will not remove, or permi his mortgage remains a valid lien for any sum	thereon.
THIRD. That it will, in the event said	noteherein described are not paid	at maturity, or interest paid when due, or it er, that first party, upon written notice serve	n the event any of the covenant
uployees, will immediately execute all pape	s, including any and all papers and i	nstruments under pipe-line requirements, and a	ll papers and instruments necessar
erson or company second party may designat		gas mining lease, and all other property therei	하고 하나 있는 것 같아 하다 하다 하다.
ovenants or conditions, or any part thereof,	or in the event second party deems it	that in the event first party violates, breaks or self inscence under said mortgage, the said sec	ond party herein shall be, and it i
ereby authorized, at its option, without notic	, to declare all of the said indebtednes	is due and payable, and to take any one or attorney fees incurred in the satisfaction of	more of the following methods to
ossession of said oil and gas mining lease a	nd leasehold estate, and all property l	erein described, and maintain, operate and con-	trol the said property, and apply al
ossession; or, the second party may take pos	session of and sell all of said property	in are fully paid, first party agreeing to give the and interests herein described, under the laws	of the State of Oklahoma applicabl
scribed. The first party hereby waives all n	otice of the appointment of a receiver	upply for and have appointed a receiver of al herein, and agrees not to protest or contest, d	rectly or indirectly, the application
		n of second party, may hold, maintain and o If the sale thereof to the payment of said not	
aid, or sell and dispose of said property acco	ding to law.	te parties herein, their successors and assigns.	
IN WITNESS WHEREOF, The party le day and year first above written.	of the first part has caused its name t	o be subscribed hereto, and its corporate seal at	fixed by its duly authorized officer
and sure lost and should attend		A	
Hest.	Secretary.	Ву.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
and property of the contribution of the property of the property of the contribution o			ur marken, vilag kempa kembanggan salah karapagan kembandak berada dan berada pelakuran dan berada Sa
OUNTY OFSTATE OF OKLAHOMA.			
Now on this	dav of	191 before me	
Notary Public within and for the County an	1 State aforesaid, appeared	yang kan biga pang kan kan kan kan kan mengang kan kan pang pang nang pantan kan kan kan kan kan kan kan kan k Pang kan biga pang kan	
me known to be the identical person who s	ubscribed the name of the maker there	of to the foregoing instrument as its.s	oralion, for the uses and nurnase
erein named.			
Witness my hand and Notarial Seal, the			Notary Public
ly commission expires		oð ≈ =: 	
TATE_OF OKLAHOMA, }		8 .	
Tulsa County. At Tulsa, Okla.			
		Qn, many participant and an inday of the control of	1945
3개 : 그림 20 등로 중하고 있는 그리면 그리다는 이 공연하는	orded in Record Page		Register of Deeds.
	Deputy.	"	ACRISTCE OF DECOSES