THIS INDENTURE, Made and entered in			
partyl of the first part, and THE EXCHANGE I			
WINESSETH: That whereas, the party		1. 클릭하고 1. 그런 이 글로리 그 집 하시다고 하시	마음에 가장 얼마나 하고 있다면 하는 것 같습니다.
ind encumbrances, dated		보다 하는 사는 사람들은 사람들이 있는 사람들이 가장 사람들이 하고하다면 되었다. 사람들은 하는 사람들은	[24] The state of
	**************************************	aranitan jaga an karanina ar banana aran na anan an	reproducerations and representation of the second contract of the se
	and	l recorded in Book, page	of the records of the Registe
f Deeds of			
County, State of Oklahoma, to-wit:			The first of the second of
			하는 물에 내 얼굴한 그는 사람들이 되는 것이다. 그는 것이다.
NOW, THEREFORE, As security for the			
hese presents mortgage unto party of the seco- itle and interest and estate of said first party h			
ppertaining, including all oil stored on said lan			
uildings, derricks, pipe lines, tanks, casings, tele	eph <del>ana</del> lines, live stock, vehicles loca	ited on, in or under said above described p	property, and all other property of ever
ind and description belonging to said lease, and		[1] 1일	
As further security for the payment of said			
rom said premises, during the me of this morte teluding those required under pipe-line regulati			
ayment of the notehereinafter mentioned.		공취 하시다. 함께 함께 없는 게 함께 되고 있다.	
This mortgage is given as security for the			
		The Exchange National Bank, of Tulsa, O	
nd payable to the order of said The Exchange ler cent, per annum from maturity until fully pa		in Tulsa, Oklahoma, without grace, and v	vith interest at the rate of
회사는 40회 전성으로 이 교육을 보고를 하지않는데 하였다.		- 2011년 시간 2011년 - 12 12 12 12 12 12 12 12 12 12 12 12 12	
Vote for \$			
Note for \$			
Note for \$ The conditions of this agreement are as fo	, date	, 19 , payable ,	19
RIRST. That if will now said note, and	each of themsat maturity, with inter-	est thereon when due.	
SECOND. That it will not sell, mortgage ame to become subject to any lien, of any kind	whatsoever, until this mortgage is f	ully satisfied, and will not remove, or p	ermit any part of said property to b
emoved out of the said	ota harain described are not paid	his mortgage remains a valid lien for any	sum thereon.
xpressed in the second condition above set out	are violated or broken in any manne	er, that first party, upon written notice	served upon it or any of its agents of
inployees, will immediately execute all papers, nder departmental requirements, to make a goo			
erson or company second party may designate. The parties hereto mutually understand, as	nd first party covenants and agrees, t	hat in the event first party violates, brea	ks or fails to perform any of the abov
ovenants or conditions, or any part thereof, or ereby authorized, at its option, without notice,	in the event second party deems it	self insecure under said mortgage, the sai	d second party herein shall be, and it
nforce its lien, including therein the recovery o	of all costs, expenses, and reasonable	attorney fees incurred in the satisfaction	of said debt: _Second party may tak
ossession of said oil and gas mining lease and rocceds derived therefrom on the payment of s			
ossession; or, the second party may take posses of foreclosure of mortgages; or, second party, at			
escribed. The first party hereby waives all not	ice of the appointment of a receiver	herein, and agrees not to protest or conte	st, directly or indirectly, the applicatio
or, or the appointment of, a receiver herein, and unning and selling of all oil and gas produced	therefrom, and apply the proceeds o		
aid, or sell and dispose of said property according All the terms, conditions and covenants h	perein shall extend to and hind all th	te parties herein, their successors and assig	(ns.)
IN WITNESS WHEREOF, The party of he day and year first above written.	I the first part lins caused its name to	o be subscribed hereto, and its corporate s	
\ttest\	Secretary.	Ву	Presiden
aggert ferfores i marks specifies protester and français français and protest of the feat	in Algeria, mga ganasan samindaga kadalah di sapirmiya, sa sapirmiya madamal finis organisis, sami M	Anger (1984) (1984) An anger (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984) (1984)	nggangana ning sahi dan palamang sahi palamang dan mahampang nggan mahamman ngga mahamban sahing sahi naman ng A
OUNTY OF			
STATE OF OKLAHOMA.  Now on this	lav of	191. hefore me	
Notary Public within and for the County and S	State aforesaid, appeared	And the state of t	
o me known to be the identical person who sub	scribed the name of the maker there	of to the foregoing instrument as its	and acknowledge
o me that he executed the same as his free and herein named.	voluntary act and good and as the f	ree and reminary act and deed of such	corporation, for the uses and purpose
Witness my hand and Notarial Scal, the da	y and year last above written.	**************************************	
Ay commission expires	(*************************************	00 93 =	
o me known to be the identical person who sub o me that he executed the same as his free and herein named.  Witness my hand and Notarial Seal, the da My commission expires			
Tulsa County.			경기로 가는 나는 사람들이 가득했다. 사람이 경기를 받았다.
At Tulsa, Okla.	장물 계속 이 사람들은 가입을 가지 않다.		보고 있는 소문 경기는 함께 얼마가 하는 것이다. 보고
I-HEREBY GERTIFY That this instrum	ent was filed for record in my office.	on day of	,191,, a
At Tules, Okla.  LHEREBY GERTIFY That this instrum o'clock	ent was filed for record in my office.	on day of	and the second s