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THIS INDENTURE, Made and entered into this	발생하는 경우는 그러워 하는 사람이 되었다.	
rty of the first part, and THE EXCHANGE NATIONAL BANK, of Tulsa, Oklahoma, a	그리다 가장 보는 사람이 그리고 있다.	
WITNESSETII That whereas, the party of the first part is the owner of a valid, c		그 회사는 경기를 하는데 하는데 그 사람들이 그 나를 하는데
d encumbrances, dated		
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age te samagaine a companistrativa sa sa sa samagain anna sa caracagain de mare e caracagain de mare e caracag	, , , , , , , , , , , , , , , , , , ,	
resont in the control of the control		
Deeds of County, Oklahoma, covering the follo	wing described property, located	in
unty, State of Oklahoma, to-wit:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
사용하는 경험 등 보고 있다. 그는 사용하는 사용하는 경험 등 기계를 받는 것이 되었다. 		
생활을 가는 어떻게 되는 것이 되었다. 그 사람들이 살아 보는 것이 되었다. 그는 것이 되었다. 그런 그를 되었다. 그런 그를 보는 것이 없는 것이 되었다. 그런 것이 되었다. 참 하나는 살림을 하는 것이 되었다.		시간 중요한 사람들이 있는 것 같아 있다. 그 같아. 있다. 그리는 중요한 것 같아 보다 있다. 그리고 있다.
마스 마스 (1986년 1월 1일		
	医动脉性畸形 化二甲基甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲	
pertaining, including all oil stored on said land belonging to first party, and all oil and ldings, derricks, pipe lines, tanks, casings, telephone lines, live stock, vehicles located on, d and description belonging to said lease, and leasehold estate, wherever located.  As further security for the payment of said note, the first party mortgages to secon said premises, during the life of this mortgage; first party hereby agreeing, on deman luding those required under pipe-line regulations, necessary to transfer said part of oil o	in or under said above described and party the do not party to party, to immedia	property, and all other property of ever mpart of all oil or gas produced and save tely execute all papers and instrument
ment of the notehereinafter mentioned.	보다 그리고 하는 것들이	
This mortgage is given as security for the payment of the following described note		
payable to the order of said The Exchange National Bank, of Tulsa, at its offices in Tul		
cent. per annum from maturity until fully paid, to-wit:	사람은 마이지 아이를 보는 이번 있다. 보다는 그는 1200 1200의 1200의	
te for \$ date		
te for \$tatetatetate	to payable	10
The conditions of this agreement are as follows: The first party herein covenants and FIRST. That it will pay said note and each of them at maturity, with interest the SECOND. That it will not sell, mortgage, assign or otherwise dispose of said leasely not to become subject to any lien, of any kind whatsoever, until this mortgage is fully sa	l agrees: con when due, or property above described, and tisfied, and will not remove, or	will not suffer or permit any part of the permit any part of said property to be
moved out of the said	urity, or interest paid when du first party, upon written notice ents under pipe-line requirements	e, or in the event any of the covenant e served upon it or any of its agents , and all papers and instruments necessar
rson or company second party may designate.  The parties hereto mutually understand, and first party covenants and agrees, that in venants or conditions, or any part thereof, or in the event second party deems itself ins reby authorized, at its option, without notice, to declare all of the said indebtedness, due lorce its lien, including therein the recovery of all costs, expenses, and reasonable attorn seession of said oil and gas mining lease and leasehold estate, and all property herein described the said all property herein described the said and all property herein described the said independence and the said independence are said independence and the said independenc	secure under said mortgage, the sand payable, and to take any o ey fees incurred in the satisfacti escribed, and maintain, operate a	aid second party herein shall be, and it, ne or more of the following methods on of said debt: Second party may tal nd control the said property, and apply :
occeds derived therefrom on the payment of said notes, until the obligations herein are f ssession; or, the second party may take possession of and sell all of said property and in	ully paid, first party agreeing to terests herein described, under the	give the second party immediate peaceab c laws of the State of Oklahoma applicab
foreclosure of mortgages; or, second party, at its option, is hereby authorized to apply for scribed. The first party hereby waives all notice of the appointment of a receiver herein,	and agrees not to protest or con	test, directly or indirectly, the application
r, or the appointment of, a receiver herein, and agrees that a receiver, at the option of se ming and selling of all oil and gas produced therefrom, and apply the proceeds of the s id, or sell and dispose of said property according to law.	ale thereof to the payment of s	and operate said property, including the
id, or sell and dispose of said property according to law. All the terms, conditions and covenants herein shall extend to and bind all the partin NWITNESS WHEREOF, The party of the first part has caused its name to be sul	es herein, their successors and as	signs. seal affixed by its duly authorized officer
day and year first above written.	강경투 상당는 발모를 걸었다.	seal anixed by its duly autilitized bilites
testSecretary.		
THE PROPERTY OF THE PROPERTY O	Dyvines (kortas saintes arrivis e e esperante de la contra dela contra de la contra dela contra de la contra del la contra	FECSIOCI
STATE OF OKLAHOMA. ss.		
New on this day of 191	, before me	
Notary Public within and for the County and State aforesaid, appeared	e foregoing instrument as its	and acknowledge
y commission expires	, oô ∞ =	Notary Publi
전통하면 하는 사람들이 되었다면 하는데 하면 되었다. 그리고 있는데 하는데 하는데 하는데 되었다면 하는데	B	
PATE OF OKLAHOMA, Tulsa County, At Tulsa, Okia.		
I-HEREBY CERTIFY That this instrument was filed for record in my office on	day.of	
o'clock M., and is duly recorded in Record Page	승규는 사람이 가장 무슨 사람이 가장 하는 것 같아요? 그 전략 하는 것 같아.	40kg - 발생하는 경우 10kg 10kg - 10kg 함께 10kg 10kg 10kg 10kg 10kg
		Dartesta at Basis.
y <sub>s</sub>	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Register of Deeds.

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