THIS INDENTURE, Made	and the control of the first the control of the con		사용하는 사람들이 되었다. 그 사람들은 그 사람들이 지원하는 것이 없는 것이다.
		Oklahoma, a corporation, party of the second part,	and the second s
and the section of the second and the second		of a valid, existing and indefeasible oil and gas mining lea	se free and clear of all liens
Williams dead	amount to	y .	
id encombrances, dated	gangungariniadippi-pinyunang Coccilicu. Dy ampurani		,
경기가 되었습니다. 첫 경우 없는	#NG 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	급하는 본 경기 회사를 받아 보는 그 말이 하는 것이다.	
		and recorded in Book pageo	**************************************
, 1403 p. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	<u></u>	and recorded in Book	t the records of the Register
Deeds of	County, Uklanonia, cover	ing the following described property, located in	
			***************************************
	나는 아내가 있다는 그를 속하셨습니다.	is de la salado de la comunidad	sais lina kala sa Masili
		(1945년 - 1945년 ) 전 (1947년 - 1945년 ) 1947년 (1947년 ) 전 (1 1947년 - 1948년 - 국민조 (1947년 ) 1947년 ) 1947년 (1947년	
			an dan an an and an poly of section (see ). The
As further security for the p om said premises, during the life	of this mortgage; first party hereby agreeing e-line regulations, necessary to transfer said	ages to second party the party, to immediately execute part of all c	all papers and instruments
This mortgage is given as so	ecurity for the payment of the following des	cribed noteexecuted and delivered by	
		to The Exchange National Bank, of Tulsa, Oklahoma, a	
nd payable to the order of said T er cent, per annum from maturity		offices in Tulsa, Oklahoma, without grace, and with interes	t at the rate of
		19 payable	19
		, 19, payable	
		, 19,, payable,	
	ment are as follows: The first party herein c		42 (44) (44) (44) (44) (44) (44) (44) (4
FIRST. That it will pay sa SECOND. That it will not ame to become subject to any lier emoved out of the said	id noteand each of them at maturity, with sell, mortgage, assign or otherwise dispose o n, of any kind whatsoever, until this mortgag 	interest thereon when due, f said lease or property above described, and will not suff e is fully satisfied, and will not remove, or permit any while this mortgage remains a valid lien for any sum thereo	n.
spressed in the second condition	above set out are violated or broken in any a ite all papers, including any and all papers to make a good and valid transfer of said of	paid at maturity, or interest paid when due, or in the manner, that first party, upon written notice served upor and instruments under pipe-line requirements, and all pape I and gas mining lease, and all other property therein descr	n it or any of its agents or rs and instruments necessar
The parties hereto mutually ovenants or conditions, or any parties authorized, at its option, winforce its lien, including therein to	understand, and first party covenants and againt thereof, or in the event second party de- tithout notice, to declare all of the said indebt the recovery of all costs, expenses, and reaso	rees, that in the event first party violates, breaks or fails ems itself insecure under said mortgage, the said second pa- edness due and payable, and to take any one or more mable attorney fees incurred in the satisfaction of said de- erty herein described, and maintain, operate and control the	arty herein shall be, and it of the following methods to be: Second party may take
roceeds derived therefrom on the	payment of said notes, until the obligations	s herein are fully paid, first party agreeing to give the secon perty and interests herein described, under the laws of the	id party immediate peaceab
o foreclosure of mortgages; or, se	cond party, at its option, is hereby authorized	d to apply for and have appointed a receiver of all the p eiver herein, and agrees not to protest or contest, directly	property and interests abou
or, or the appointment of, a recei-	ver herein, and agrees that a receiver, at the	option of second party, may hold, maintain and operate eds of the sale thereof to the payment of said note	said property, including th
aid, or sell and dispose of said pr	operty according to law.	all the parties herein, their successors and assigns.	
IN WITNESS WHEREOF ie day and year first above writte	, The party of the first part has caused its na	ame to be subscribed hereto, and its corporate seal affixed I	y its duly authorized officer
		***************************************	
\ttest	Sccretary.	By	Presider
			agent all a periodic all announces his factor and agent agracing relating the specific factor of the state of
OUNTY OFSTATE OF OKLAH	58.		•
Now on this	day of	191, before me	
Notary Public within and for the	County and State aforesaid, appeared		-
me known to be the identical po	erson who subscribed the name of the maker	thereof to the foregoing instrument as its	and acknowledge , for the uses and purpos
ierein named.	ial Seal, the day and year last above written.		
			Notary Publi
Ay commission expires	ayerangungkurasya an angganis disungunga, ing dipangungan dinangungan. Anggan kanangungan an angganis disungungan dinangungan dinangungan ang pinangungan dinangungan ang anggan banda		A. Carlos de la carlo de la ca
TATE OF OKLAHOMA,			
Tulsa County. At Tulsa, Okia.		요즘 그렇게 하는 사람들은 점심 중심 이 중심이 이 일까지 그는 경우 그는 경우를 가지 않는 것이다.	
TO THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRES			
	t this instrument was filed for record in my e		
	t this instrument was filed for record in my of the firm of the fi		Register of Deeds.