	tered into this	ne karante en julio per a la farante para de la carante	historicamortoest71state, by alla pelifect
		Oklahoma, a corporation, party of the second part,	
		Okianoma, a corporation, party of the second part, of a valid, existing and indefeasible oil and gas min	
r encumbrances, dated	executed by	0	
		그래면, 이 살이 그 물을 하는 하다고 하는 일을 하는 그 때문을 가고 있다.	
	te, anne de grande e compresse que que conseque e que que compresse que que que que que que que que que qu	and recorded in Book	
unty, State of Oklahoma, to-wit:	***************************************		
	i ykta tainakin ai yktii	등 경기 위에 되는 사람들이 되는 것이 되었다. 그런 것이 되었다. 사람들이 가는 사용이 되어 있습니다. 그렇게 되는 것이 되는 것이 되었다.	
		얼마나 나를 걸려면 한 눈을 받을 수 있는데	
		요요. [1] [2] 전 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
		promissory notehereinafter described,	
		gns, the above described oil and gas mining lease	
		nements, hereditaments and appurtenances thereunt all oil and gas wells, oil well supplies and mach	
		located on, in or under said above described prope	
nd and description belonging to said lea			
		nges to second party the part, on demand of second party, to immediately ex	
		part of oil or gas to said second party, the proceed	
ment of the notehereinafter mentio	ned.	그는 이번 이렇게 하는 것 같네요. 그렇게 되었다.	
		ribed noteexecuted and delivered by	
		ffices in Tulsa, Oklahoma, without grace, and with	
r cent, per annum from maturity until 1			
ote for \$	date	, 19, payable	19
ote for \$, date	, 19.,, payable	
ote for \$	date	, 19, payable	,, 19
The conditions of this agreement ar	e as follows: The first party herein co	ovenants and agrees:	
CECOMIN What it will not call on	and each of them at maturity, with ortgage, assign or otherwise dispose of	said lease or property above described, and will re is fully satisfied, and will not remove, or permi	ot suffer or permit any part of the
moved out of the said	County w	hile this mortgage remains a valid lien for any sum	Thereon.
THIRD. That it will, in the event	said noteherein described are not p set out are violated or broken in any n	paid at maturity, or interest paid when due, or i nanner, that first party, upon written notice serve	in the event any of the covenant ed upon it or any of its agents of
nolovees, will immediately execute all	papers, including any and all papers a	and instruments under pipe-line requirements, and a and gas mining lease, and all other property therei	ill papers and instruments necessar
erson or company second party may des	ignate.	가게 되게 되는 가족의 등 하기하는 그만들은 사람	요즘 이 이 사람들이 하면 가는 사람이 되었다.
The parties hereto mutually unders	reof, or in the event second party dee	ees, that in the event first party violates, breaks ones itself insecure under said mortgage, the said se	cond party herein shall be, and it
venants or conditions, or any part the	iotice, to declare all of the said indebte		
ereby authorized, at its option, without a	overy of all costs, expenses, and reason	nable attorney fees incurred in the satisfaction of	said debt: Second party may tak
ereby authorized, at its option, without a florce its lien, including therein the reco possession of said oil and gas mining les coceeds derived therefrom on the payma	overy of all costs, expenses, and reason use and leasehold estate, and all prope ent of said notes, until the obligations	nable aftorney fees incurred in the satisfaction of crty herein described, and maintain, operate and con herein are fully paid, first party agreeing to give th	said debt: Second party may tak itrol the said property, and apply a ic second party immediate peaceab
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