		원교수 전문 열심 하고 그리를 바다 무슨 사람이 되어야 하는데 없다.	
party of the first part, and THE EX	XCHANGE NATIONAL BANK, of Tuls	sa, Oklahoma, a corporation, party of the second	ond part, gas mining lease, free and clear of all liens
		naka ngida ngibunggi baga nginagna na kanganan naka paga ngan ngan akanganganga naiwa	
		wering the following described property, locate	ed in
County, State of Oklahoma, to-wit:	and the control of th	9 	
			경험 등은 그 생활 속에는 이 교육의 점점 이 일본 다.
the second of th			
and the state of t	ang gyang pakan di Kalamata kala 1825 anka 1924 an mata kabulahan menengkan di sebenggan		والمواسعة والمتاورة ويوان والإنصاد والمناورة والمناورة والمناورة والمتاورة والمناورة والمناورة والمناورة
these presents mortgage unto party title and interest and estate of said	y of the second part, its successors and a first party in and to all and singular the	promissory notehereinafter de ssigns, the above described oil and gas minin tenements, hereditaments and appurtenances and all oil and gas wells, oil well supplies an	ng lease and leasehold estate, and all right, thereunto acquired, belonging, or in anywise
buildings, derricks, pipe lines, tanks		cles located on, in or under said above describ	
As further security for the pa	nyment of said note, the first party mor of this mortgage; first party hereby agree	rtgages to second party the	iately execute all papers and instruments,
payment of the notehereinafter r	mentioned.	id part of oil or gas to said second party, the	사용사람들은 대학교 (대학교학교)
		to The Exchange National Bank, of Tulsits offices in Tulsa, Oklahoma, without grace, as	a, Oklahoma, as joint and several principals,
per cent, per annum from maturity	until fully paid, to-wit:		
		, 19, payable, 19, payable	
Note for \$	dato	, 19, payable	
FIRST. That it will pay said SECOND. That it will not s same to become subject to any lien,	, of any kind whatsoever, until this mortg	ith interest thereon when due. • of said lease or property above described, an age is fully satisfied, and will not remove, o	or permit any part of said property to be
THIRD. That it will, in the expressed in the second condition a employees, will immediately execut	event said noteherein described are no bove set out are violated or broken in an te all papers, including any and all paper o make a good and valid transfer of said	y while this mortgage remains a valid lien for a ot paid at maturity, or interest paid when d y manner, that first party, upon written not rs and instruments under pipe-line requiremen oil and gas mining lease, and all other proper	ne, or in the event any of the covenants see served upon it or any of its agents or its, and all papers and instruments necessary
The parties hereto mutually us covenants or conditions, or any parties authorized, at its option, with enforce its lien, including therein the	inderstand, and first party covenants and a rt thereof, or in the event second party c thout notice, to declare all of the said inde re recovery of all costs, expenses, and rea	agrees, that in the event first party violates, a deems itself insecure under said mortgage, the ebtedness due and payable, and to take any sonable attorney fees incurred in the satisfac operty herein described, and maintain, operate	said second party herein shall be, and it is one or more of the following methods to tion of said debt: Second party may take
proceeds derived therefrom on the possession; or, the second party ma to forcelosure of mortgages; or, see described. The first party hereby w for, or the appointment of, a receive	payment of said notes, until the obligation that the possession of and sell all of said proud party, at its option, is hereby authorities all notice of the appointment of a refer therein, and agrees that a receiver, at it	ons herein are fully paid, first party agreeing to property and interests herein described, under t zed to apply for and have appointed a receiv ecciver herein, and agrees not to protest or co he option of second party, may hold, maintai	o give the second party immediate peaceable he laws of the State of Oklahoma applicable er of all the property and interests above ontest, directly or indirectly, the application in and operate said property, including the
paid, or sell and dispose of said pro All the terms, conditions and	perty according to law. I covenants herein shall extend to and bir The party of the first part has caused its	occeds of the sale thereof to the payment of nd all the parties herein, their successors and a name to be subscribed hereto, and its corporat	ssigns.
Attest	Secretary	사이용 병기 대학생님은 이번 이번에 가장 모르는데 함께 되었다.	President
		and the second of the second o	
COUNTY OF	SS.		
STATE OF OKLAHO Now on this	DMA. ss, day of ss, ss, ss, ss, ss, ss, ss, ss, ss, ss	≥191 before me	
Now on this	day of County and State aforesaid, appeared county and State aforesaid, appeared county and who subscribed the name of the mak his free and voluntary act and deed and s	ter thereof to the foregoing instrument as its	send acknowledged
Now on this	County and State aforesaid, appeared	ter thereof to the foregoing instrument as its as the free and voluntary act and deed of su t.	send acknowledged
Now on this	day of	er thereof to the foregoing instrument as its, as the free and voluntary act and deed of su	tch corporation, for the uses and purposes Notary Public.
Now on this	day of	er thereof to the foregoing instrument as its	tch corporation, for the uses and purposes Notary Public.