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		the profession of the			1 1 1 1 1 W 1 1

July 1	Z		Mar	HIS INDENTURE, M.	ide and entered in	o this	2 th	da	y of April		191 <i>.S.</i> , by	and between
4	N	4	10	the first part, and TII			9			St.		\$4\$\$ <u></u>
13/3	May 1	the state of	W	ITNESSETH: That 1	yhereas, the party	of the first part	is the owner o	of a valid, existir	ng and indefeasible o	il and gas mining l		r of all liens
1. 13	12	L'A	Rand encu	mbrances, dated					}		N N	n
14/1	45	i (10	10 m						***************************************			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
\$ 1	1/2.	14	J					and recorded in	ι Book,	, page	of the records of	the Register
4	10	3 3	10	of			alan da arang birang balan sa	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1				erica provincia de la companya del companya de la companya del companya de la com
di	J.	10	"Aconuty"	State of Oklahoma, to-	wit:	ndiv	ded a	ne-Eiz	Ath mi	and in	~ the	
Johnson	friend le	den		et half (& Torder phi est, Auls								
sorie !	a de											
The The	X	Lally.	arisa men									
many of	disease of	car far.	Athese pro Stitle and appertain	DW, THEREFORE, A escuts mortgage unto p interest and estate of hing, including all oil s i, derricks, pipe lines, t description belonging	party of the second said first party in tored on said land anks, casings, telep	l part, its succe and to all and s belonging to fi hone lines, live	ssors and assig singular the ten rst party, and a stock, vehicles	ns, the above dements, hereditall oil and gas located on, in o	escribed oil and gas uments and appurten wells, oil well suppl	mining lease and ances thereunto acq lies and machinery	leasehold estate, a uired, belonging, o of every kind ar	and all right, or in anywise and character,
9 6	The Market	pro	As	further security for the I premises, during the	e payment of said life of this mortga	note, the firs ge; first party h	st party mortga ereby agreeing	ges to second pa , on demand of	second party, to i	mmediately execut	e all papers and	instruments,
1.	1.72	200	payment	those required under of the notehereinaf	ter mentioned.					The last	which are to be ap	
11	16		1	is mortgage is given a					ecuted and delivered ge National Bank, o			
N	Ja.	1 6	•	ble to the order of said								<u></u>
	the	1 h	Note for	\$ 16. 100.	rity unin runy pan	, date The	ril 1	ztk	, 19 <i>13.</i> , payable	Octobes	. 12th	
11	16	6 6	The second second	\$ <b>.</b>								, 19
99	· 8/2	20		c conditions of this ag							) 	, 19
33	1	200	FI	RST. That A war ay COND. That will a become subject to any	said noteand en	ach of them at a	maturity, with i	nterest thereon said lease or pr	when due. operty above descril	oed, and will not su	offer or permit any	part of the
the property	16	37	removed TI expressed	out of the said	flie event said not on above set out a	eherein descre violated or b	County wl ribed are not p roken in any m	tile this mortgag aid at maturity, anner, that first	e remains a valid lie , or interest paid w t party, upon writte	n for any sum there then due, or in the n notice served up	eon. e event any of the on it or any of i	e covenants ts agents or
2 4	13	21	under de	es, will immediately expartmental requirement r company second part	ts, to make a good							
und	hed to	ae th	covenant hereby a conforce i	te parties hereto mutua s or conditions, or any uthorized, at its option ts lien, including there on of said oil and gas	part thereof, or i without notice, to in the recovery of	n the event see declare all of t all costs, expen	ond party deci he said indebto ses, and reason	ns itself insecure dness due and p able attorney fe	e under said mortgar payable, and to take es incurred in the s	ge, the said second a any one or more atisfaction of said	party herein shall of the following debt: Second par	be, and it is methods to ty may take
Tho	19	1	proceeds possession	derived therefrom on on; or, the second party	the payment of sa may take possess	id notes, until t ion of and sell	he obligations all of said prop	herein are fully erty and interest	paid, first party agre ts herein described, u	eing to give the sec under the laws of th	ond party immedia e State of Oklahor	ite peaceable na applicable
19	B	on on	\$ described	osure of mortgages; or i. The first party here to appointment of, a re	by waives all notice	e of the appoint	ment of a recei	ver herein, and	agrees not to protes	t or contest, directl	y or indirectly, th	e application
4.	7.4	Ğ.	running haid, or	and selling of all oil as sell and dispose of said	nd gas produced the property according	erefrom, and ap g to law, 🗓 🤌	pply the procee	ds of the sale t	hereof to the payme	ent of said note		
1	ild,	KK	NI IN	I the terms, conditions WITNESS WHERE and year first above wr	OF, The party of t	ein shall ekten he first part ha	d to and lond a s caused than	nesto he subscrib	oed hereto, and its cr	reporate seal affixed	by its duly author	ized officers,
2	A S	d's	<i>II</i> ,						Maj A. Occelio	where		**************************************
to	de	12.	- January and the same	ings agent on pilophinas qualifying majorit principle in page and a second	للموساليجيه وواسطري وسيروسط عليجات	بمغيد المساجدين والمستعدد	ecretary.	ages par many difference of the sign of the sign of	willer	o ouvor	<i>T</i>	President.
/"	R	18	COUNT	Y OFSTATE OF OKL	AHOMA	}ss.						
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Ĭ.			to me kn	Public within and for own to be the identica	person who subse	ribed the name	of the maker t	hereof to the for	egoing instrument a	s its	and a	cknowledged
alerrad	h		io me th therein n	at he executed the sam lamed. Itness my hand and No	e as his tree and v tarial Seal, the day	osuntary act and and year last al	u deed and as t	ne iree and vol				
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Z.	in the second		STATE	OF OKLAHOMA.					erinen er			
K	4	The state of the s	1/3	TEDEBY ACCOUNTS	Chat this instrumer and is duly record	it was filed for : ed in Record	record in my of	Бсе on	15	lay of Up	7.	191. <b></b> 7, at
E	1	5	Ву	O'clocky Lin.M.,	ver-	,	Deputy, /_/		· Xu	us cer		of Deeds.
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