343 0068 Ŋ OREEMENT Ũ 30 191, by and between THIS INDENTURE, Made and entered into this. THE EXCHANGE NATIONAL BANK, of Tulsa, Oklahoma, a corporation, party of the se party of the first part, an · free WITNESSETH: TH whereas, the party of the first part is the owner of a valid, existing and indefeasible nit and m of all liens alinna to, Secated in Campy all 5 110-UN the records of the Register auterest in the 11/2 hal m 17 17, 12 60 tity acres wport lich thire equip entoto 1 one NOW, THEREFORE, As security for the payment hereinafter described, the party of the first part does by promissory note. these presents mortgage unto party of the second part, its essors and assigns, the above described oil and gas mining lease and leasehold estate, and all right, title and interest and estate of said first party in and to all and singular the tenements, hereditaments and appurtenances thereunto acquired, belonging, or in anywise appertaining, including all oil stored on said land belonging to first party, and all oil and gas wells, oil well supplies and machinery of every kind and character, buildings, derricks, pipe lines, tanks, casings, telephone lines, live stock, vehicles located on, in or under said above described property, and all other property of every hindings, derives, pipe mics, tanks, casings, elephone mics, indisord, venters located on, in or anoth said above described property and an other property of every kind and description belonging to said lease, and leasehold estate, wherever located As further security for the payment of said note..., the first barty mortgages to second party the 12 full part of all oil or gas produced and saved from said premises, during the life of this mortgage; first party hereby agreeing, on demand of second party, to immediately execute all papers and instruments including those required under pipe-line regulations necessary to transfer said part of oil or gas to said second party, the proceeds of which are to be applied on the payment of the note.....hereinafter mentioned, with the first of the first part of part of oil or gas to said second party, the proceeds of which are to be applied on the g described note-executed and delivered by. This mortgage is given as security for the payment of the followto The Exchange National Bank, of Tulsa, Oklahoma, as joint and several principals, and payable to the order of said The Exchange National Bank, of Tulsa, at its offices in Tulsa, Oklahoma, without grace, and with interest at the rate of paid, to-wit: per cent. per annum from maturity until fully Note for \$ Note for \$ Note for \$... The conditions of this agreement are as follows: The first party herein covenants and agrees: FIRST. That it will pay said note.....and each of them at maturity, with interest thereon when due. SECOND. That it will not sell, mortgage, assign or otherwise dispose of said lease or property above described, and will not suffer or permit any part of the to become subject to any lien, of any kind whatsoever, until this mortgage is fully satisfied, and will not remove, or permit any part of said property to be ΞĤ. President Attest. .Secretary. By. COUNTY OF ss. STATE OF OKLAHOMA. Now on this, . 191, before me a Notary Public within and for the County and State aforesaid, appeared ... to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its _________ and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes wledged therein Witness my hand and Notarial Seal, the day and year last above written. My commission expires..., Æ. STATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla. I HEREBY CERTIFY That this instrument was filed for record in my office or 191 o'clock ...M., and is duly recorded in Record ... Para Register of Deeds. Deputy. 21 i na s# # anger a W gla