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XXIV (IT MI OF MANAGES Illes - milles - m. Clay	.191.2, by and between
Dell Goy of Marren, Ourneylvania, Od	
party of the first part, and THE EXCHANGE NATIONAL BANK, of Tulsa, Oklahoma, a corporation, party of the second part,	t at an a final trans
WITNESSETH: That whereas, the party of the first part is the owner of awalid, existing and indefeasible oil and gas mining fease, fr	ee and clear of an nens
and encumbrances, dated executed by	***************************************
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of the	records of the Register
of Deeds of	
് ത്രെയ്ത്ത് ആരുപ്പെട്ടുന്ന് പ്രത്യായിലെ അത്രായിരുന്നത്. വേരു വേരു വേരു വേരു വരുന്ന് വരുന്ന് വരുന്ന് വരുന്ന് വ	h West Threst of forces taining
	old estate, and all right, belonging, or in anywise ery kind and character, other property of every 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 pincluding those required under pipe-line regulations, necessary to transfer said part of oil or gas to said second party, the proceeds of which payment of the note	nre to be applied on the
이번 교육에 참고하면 하면 되었습니다. 아마리 하나 나를 가고 하면 그 사람이 가는 것이 하는 사람이 아니라 되었습니다.	10
Note for \$2000. attended to the for \$2000 payable date June 24 th 1912, 19, payable July 6 the	1918 19
Note for \$ 10 mayold	TO.
The conditions this agreement are as follows: The first party herein covenants and agrees: FIRST. That it is a filter than the control of them at maturity, with interest thereon when due. SECOND. That is influenced, and each of them at maturity, with interest thereon when due. SECOND. That is influenced, and will not suffer or same to become subject to any lien, of any kind whatsoever, until this mortgage is fully satisfied, and will not remove, or permit any part removed out of the said the control of the said that the control of the control	t any of the covenants or any of its agents or all instruments necessary to second party, or any arform any of the above herein shall be, and it is e following methods to Second party may take I property, and apply all rty immediate peaceable of Oklahoma applicable rty and interests above
described. The first party hereby waives all notice of the appointment of a receiver herein, and agrees not to protest or contest, directly or it for, or the appointment of, a receiver herein, and agrees that a receiver, at the option of second party, may hold, maintain and operate said running and selling of all oil and gas produced therefrom, and apply the proceeds of the sale thereof to the payment of said noteuntil st paid, or sell and dispose of said propetty according to law. All the terms, conditions and covenants herein shall extend to and bind all the parties herein, their successors and assigns. IN WITNESS WHEREOF, The party of the first part has caused to have to be subscribed hereto, and its corporate seal affixed by its the day and year first above written.	property, including the aid indebtedness is fully
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