THIS INDENTURE, Made an	1 entered into this All E	the day of fire	191.9, by and between
party of the first part, and THE EXC	HANGE NATIONAL BANK, of T	ilsa, Oklahoma, a corporation, party of the second par	<b>t</b>
WITNESSETH: That wherea	s, the party of the first part is the ow	rner of a valid, existing and indefeasible oil and gas m	ining lease, free and clear of all liens
and hu	shand W 111 91	TUBUL	vajinetuust tipaasta suurin seeritaa ayai asparaaja ayat eesta sayaya ka ta'ayaya tiraayay ayaa ayaa ayaa ayaa
to	Robert & gord	M.L.	
		and recorded in Book , page , a.J.	
		overing the following described property, located in	
Country State of Oldahama to suite			
an see	En of D Mity of the .	end sty of NEty of the D NEty of ME & Wity of -20-12g-13-Cast-	s w z
these presents mortgage unto party of title and interest and estate of said fir appertaining, including all oil stored of buildings, derricks, "pipe lines, tanks, exkind and description belonging to said.  As further security for the paymer from said premises, during the life of the including those required under pipe-line payment of the notehereinafter men	If the second part, its successors and st party in and to all and singular the said land belonging to first party, usings, telephone lines, live stock, vehilease, and leasehold estate, wherever tent of said note the first party methis mortgage; first party hereby agree regulations, necessary to transfer stationed.	ortgages to second party the party, to immediately and part of oil or gas to said second party, the proceed	e and leaschold estate, and all right, to acquired, belonging, or in anywise binery of every kind and character, erty, and all other property of every of all oil or gas produced and saved execute all papers and instruments, is of which are to be applied on the
This mortgage is given as securi	ity for the payment of the following	described noteexecuted and delivered byto The Exchange National Bank, of Tulsa, Oklai	ioma, as joint and several principals,
per cent, per annum from maturity unt	il fully paid, to-wit:	its offices in Tulsa, Oklahoma, without grace, and with	
Note for \$	data	19, payable	
Note for \$	are as follows: The first party herei	in covenants and agrees:	
removed out of the said	Count and noteherein described are ne set out are violated or broken in an ill papers, including any and all pape ake a good and valid transfer of said lesignate.  Extrand, and first party covenants and hereof, or in the event second party to notice, to declare all of the said indecovery of all costs, expenses, and release and leasehold estate, and all pment of said notes, until the obligative possession of and sell all of said party, at its option, is hereby authories all notice of the appointment of a crein, and agrees that a receiver, at toroduced therefrom, and apply the proy according to law, venants herein shall extend to and be	y while this mortgage remains a valid lien for any sum or paid at maturity, or interest paid when due, or my manner, that first party, upon written notice servers and instruments under pipe-line requirements, and it oil and gas mining lease, and all other property there agrees, that in the event first party violates, breaks of deems itself insecure under said mortgage, the said se lebtedness due and payable, and to take any one or asonable attorney fees incurred in the satisfaction of roperty herein described, and maintain, operate and con ons herein are fully paid, first party agreeing to give the property and interests herein described, under the laws ized to apply for and have appointed a receiver of a receiver herein, and agrees not to protest or contest, due option of second party, may hold, maintain and cocceds of the sale thereof to the payment of said no and all the parties herein, their successors and assigns. I hame to be subscribed hereto, and its corporate seal a	in the event any of the covenants ed upon it or any of its agents or all papers and instruments necessary in described, to second party, or any r fails to perform any of the above cond party herein shall be, and it is more of the following methods to said debt: Second party may take strol the said property, and apply all the second party immediate peaceable of the State of Oklahoma applicable lifthe property and interests above irrectly or indirectly, the application operate said property, including the termountil said indebtedness is fully
Aucol.	<del></del>		President
COUNTY OF Julsa	and the second section of the company of the second section is a second of the second section of the second section is a second section of the section		The state of the s
STATE OF OKLAHOMA	<b></b>		
Now on this	nty and State aforesaid, appeared	ter thereof to the foregoing instrument as the state of such corp	hand and and and and
My commission expires.	a a		The state of the first state of the state of
At Tulsa, Okla.			
o'clock A. M., and is d	instrument was filed for record in muly recorded in Record	y office of day of J	191.3, at
Б <b>у</b> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Deputy.		xegister of Deeds,

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