	22	nd and	
THIS INDENTURE, Made a		Md day of Lily	
party of the first part, and THE EX	살고, 원기 생각 내가 되는 사람은 생각하였다.	sa, Oklahoma, a corporation, party of the second part,	
WITNESSETH: That where	as, the party of the first part is the owr	ner of a valid, existing and indefeasible oil and gas mining leas	se, free and clear of all liens
and encumbrances, dated.	executed by	.,,,,	***************************************

D.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
and the state of the		and recorded in Book. , page. ,	
County, State of Oklahoma, to-wit:		overing the following described property, located in	
An undivide	d one Eight in	terest in the vorth half &	
ruest quarter x	SWy of the Northea	or quarter NE & and the Work	half N's
of the south	half st	TO the total to Mark and	to an arman
of Me sour ness	quaries of my of m	Contract on a to NEL and 4 to	The Ironnas
Non Nivetteen	(19) Township &	to Northeast quarter NE4, and for of Stream Guarte NE4, and for of fitter (18) Range Ilustion	(13) East
Appendix selections and selections	100	• promissory notehereinafter described, the pa	
hese presents mortgage unto party itle and interest and estate of said	of the second part, its successors and a	assigns, the above described oil and gas mining lease and let e tenements, hereditaments and appurtenances thereunto acqui and all oil and gas wells, oil well supplies and machinery o	aschold estate, and all righ red, belonging, or in anywis
ouildings, derricks, pipe lines, tanks, kind and description belonging to sa	casings, telephone lines, live stock, vehi id lease, and leasehold estate, wherever	icles located on, in or under said above described property, and located.	d all other property of ever
rom said premises, during the life o	of this mortgage; first party hereby agre	origages to second party the part of all o	all papers and instrument
payment of the notehereinafter m	entioned.	aid part of oil or gas to said second party, the proceeds of wh	
This mortgage is given as sec	urity for the payment of the following		
22		described noteexecuted and delivered byto The Exchange National Bank, of Tulsa, Oklahoma, as	
	- Ladd	to The Exchange National Bank, of Tulsa, Oklahoma, as its offices in Tulsa, Oklahoma, without grace, and with interest	joint and several principals
and payable to the order of said The per cent. per annum from maturity t	Exchange National Bank, of Tulsa, at i until fully paid, to-wit:	to The Exchange National Bank, of Tulsa, Oklahoma, as its offices in Tulsa, Oklahoma, without grace, and with interest	s joint and several principals at the rate of
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Note for \$ The conditions of this agreeme FINST. That will pay said SECOND. That will pay said SECOND. That will, not so some to become subject to any lien, removed out of the said, will not so some to become subject to any lien, removed out of the said, will not so some to become subject to any lien, removed out of the said, will, in the expressed in the second condition at imployees, will immediately execute mider departmental requirements, to be so the sound of the sampley executed the parties hereto mutually uncovenants or conditions, or any par increby authorized, at its option, will inforce its lien, including therein the sossession of said oil and gas minimore its lien, including therein the sossession; or, the second party may of forcelosure of mortgages; or, see the secribed. The first party hereby we for, or the appointment of, a receive unning and selling of all oil and gas aid, or sell and dispose of said propaid, or the appointment of, a receive unning and selling of all to land gas and the terms, conditions and IN WITNESS WHEREOF, the day and year first above written. STATE OF OKLAHOMA, Tulsa County, At Tulsa, Okla. I HEREBY CERTIFY That	Exchange National Bank, of Tulsa, at is until fully paid, to-wit: date	to The Exchange National Bank, of Tulsa, Oklahoma, as its offices in Tulsa, Oklahoma, without grace, and with interest its offices in Tulsa, Oklahoma, without grace, and with interest thereon. 19. payable. 10. payable. 11. payable. 12. payable. 13. payable. 14. payable. 15. payable. 16. covenants and agrees: 16. interest thereon when due. 16. of said lease or property above described, and will not suffer grace is fully satisfied, and will not remove, or permit any y while this mortgage remains a valid lien for any sum thereon tot paid at maturity, or interest paid when due, or in the ay manner, that first party, upon written notice served upon a manner, that first party, upon written notice served upon a payable, and in the property therein described and maintain property therein described and maintain, operate and control the construction of said derems itself insecure under said mortgage, the said second property herein described, and maintain, operate and control the construction of said derems itself insecure under said mortgage, the said second property and interests herein described, under the laws of the sized to apply for and have appointed a receiver of all the preceiver herein, and agrees not to protest or contest, directly the option of second party, may hold, maintain and operate occeds of the sale thereof to the payment of said note	er or permit any part of the part of said property to be a said property or an it or any of the covenant it or any of the agents or and instruments necessare libed, to second party, or an to perform any of the above the fellowing methods to be said property, and apply a diparty immediate peaceable state of Oklahoma application or indirectly, the application said property, including that it said indebtedness is full y its duly authorized officer. Presiden

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