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AGREEMENT.

19		day of William	191 by and between
maine a	I Company		
party of the first part, and THE EXCH/		homa, a corporation, party of the second part,	
		valid, existing and indefeasible oil and gas mining	r lease) free and clear of all liens
	YW 107, executed by Marc	us L. Lockwood	
, Geserve ail		9.89	
	and	recorded in Book, page page	of the records of the Register
of Deeds of Julia		he following described property, located in	ula
Both, Range	13 East, of The	14 of pection 9, To Indian Base and	Meridian
NOW, THEREFORE, As security	y for the payment of	promissory noteliereinnfler described, tl	te party of the first part does by
hese presents mortgage unto party of title and interest and estate of said first	he second part, its successors and assigns, t party in and to all and singular the teneme	the above described oil and gas mining lease ar nts, hereditaments and appurtenances thereunto il and gas wells, oil well supplies and machine	nd leasehold estate, and all right, acquired, belonging, or in anywise
ouildings, derricks, pipe lines, tanks, casi	ngs, telephone lines, live stock, vehicles loca ase, and leasehold estate, wherever located.	tted on, in or under said above described propert to second party thepart of	y, and all other property of every
rom said premises, during the life of thi	s mortgage; first party hereby agreeing, on	to second party the part of demand of second party, to immediately execute of oil or gas to said second party, the proceeds	cute all papers and instruments
ayment of the notehereinafter mention	oned	I noteexecuted and delivered by	
glowne all c	onfany 10	The Exchange National Bank, of Tulsa, Oklahor	na, as joint and several principal
	hange National Bank, of Tulsa, at its offices	in Tulsa, Oklahoma, without grace, and with in	erest at the rate of
er cent, per annum from maturity until lote for \$ 3600 (30	fully paid, to-wit: July 24		es 22 19/
lote for \$	date	, 19, payable	
		, 19, payable	
FIRST. That it will pay said note SECOND. That it will not sell, meame to become subject to any lieu, of a temoved out of the said. THIRD. That it will, in the even expressed in the second condition above employees, will immediately execute all under departmental requirements, to mal ocroson or company second party may determine the parties hereto mutually underson.	in sind whatsoever, until this mortgage is factorial to said noteherein described are not paid set out are violated or broken in any manner papers, including any and all papers and it is a good and valid transfer of said oil and signate.	est thereon when due. Lease or property above described, and will not uily satisfied, and will not remove, or permit this mortgage remains a valid lien for any sum that maturity, or interest paid when due, or in the first party, upon written notice served instruments under pipe-line requirements, and all gas mining lease, and all other property therein that in the event first party violates, breaks or it	any part of said property to be iercon. the event any of the covenant upon it or any of its agents of papers and instruments necessary described, to second party, or any ails to perform any of the abov
ereby authorized, at its option, without nforce its lien, including therein the rec ossession of said oil and gas mining le roceeds derived therefrom on the paym ossession; or, the second party may tak	notice, to declare all of the said indebtednes covery of all costs; expenses, and reasonable ase and leasehold estate, and all property he ent of said notes, until the obligations here the possession of and sell all of said property party, at its option, is hereby authorized to a	iself insecure under said mortgage, the said seco si due and payable, and to take any one or me attorney fees incurred in the satisfaction of sa herein described, and maintain, operate and control are fully paid, first party agreeing to give the and interests herein described, under the laws of apply for and have appointed a receiver of all herein, and agrees not to protest or contest, dir not second party, may hold, maintain and open of second party, may hold, maintain and open accounts.	ore of the following methods t id debt: Second party may tak of the said property, and apply a second party immediate peaceabl the State of Oklahoma applicabl the property and interests above telly or indirectly, the applicatio
lescribed. The first party hereby waives on or the appointment of, a receiver her of the property of all oil and gas pro- aid, or sell and dispose of said property All the terms, conditions and cove IN WITNESS WHEREOF, The	according to law. mants herein shall extend to and bind all th	of the sale thereof to the payment of said note. ne parties herein, their successors and assigns. o be subscribed hereto, and its corporate seal affi	until said indebtedness is full
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