AGREEMENT. #545-79

	ballionth	day of January Alfan	
gno & Pole 50 orty of the first part, and THE EXC	M. Lennual charles, of Tulsa	, Oklahoma, a corporation, party of the second part,	Merenda (Kradon in a Carenna) in procession and para (
		of a valid, existing and indefeasible oil and gas mining lease, fre	e and clear of all liens
d encumbrances, dated Def	1-1813 executed by	4	*************************
***************************************	Rolf Ballseatt		
ni)) brivaja, menjazas setrži i de Saddažas senjevra sasfe sdržiljiv sepa de sabečis dpo	gro D Po	rter & des of Senuel charley	
te de la companya de		and recorded in Book page of the r	
Deeds of Julya	a c	ering the following described property, located in	
ounty, State of Oklahoma, to-wit:			
The 62 S	64 See 19 Jours	uship 19 Range 13 East	
		EM1	
		\$ 25-20 Louis Rooms to 652	
اند در از از از این سیان کردن کرد. این ایکن کردن کردن در این		therefor in payment of mortgage tax on the	
		within mortgage. Dated this # day of	
ang personang mengang beragai pengangan di Kabupaten. Kajan di Japan dangan di Kabupaten di Kabupaten di Kabupaten di Kabupaten di Kabupaten di Kabupaten di Kabupat	er kan saman kan ang merupakan saman kan saman saman saman kan saman saman saman saman saman saman saman saman Kan saman sama Kan saman sama	Sales J. Stranger	
		County Trageurat.	an dispersión a logificado Nacional a actividad
NOW THEREFORE As	rity for the payment of Aux	promissory notehereinafter described, the party of	the first and dans
		igns, the above described oil and gas mining lease and leasehole	
		enements, hereditaments and appurtenances thereunto acquired, be	
	and the second of the second o	I all oil and gas wells, oil well supplies and machinery of ever es located on, in or under said above described property, and all o	
d and description belonging to said	lease, and leasehold estate, wherever loc	ated	
As further security for the payn	nent of said note, the first party morts	gages to second party the Half M.S. part of all oil or g	
		ng, on demand of second party, to immediately execute all part of oil or gas to said second party, the proceeds of which are	
ment of the note hereinafter mer	ntioned.		
This mortgage is given as secur	ity for the payment of the following des	scribed note complete and delivered by tulsa, Oklahoma, as joint officer in Tulsa, Oklahoma, without grace, and with interest at the	******************************
d payable to the order of said The	to o Porter ban his	to The Exchange National Bank, of Tulsa, Oklahoma, as joint	and several principals,
r cent. per annum from maturity un	til fully paid, to-wit:	once, in Tuisa, Okianoma, without grace, and with interest at the	rate or
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