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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 its name to be subscribed hereto, and its corporate seal affixed by its duly authorized officers e day and year first above written. By Malenana and Missouri (allean, before me Statut Tells) SENTATE OF OKLAHOMA. Now on this day of April 1914, before me Saint Tells Meklohania and acknowledge me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its. And acknowledge me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purpose crein named. Witness my hand and Notarial Seal, the day and year last above written. Year OF OKLAHOMA, Tules County. At Tules, Okla. I HEREBY CERTIFY That this instrument was filed for record in my office on Academy Seals and Se	The conditions of this agreeme FIRST. That it will pay said SECOND. That it will not see the to become subject to any lien, of moved out of the said	nt are as follows: The fin noteand each of them and each of them and the same as a sign or oil of any kind whatsoever, understand the same as a same as a same a good and valid to y designate.	rst party herein covens at maturity, with inter nerwise dispose of said titl this mortgage is in the county while lescribed are not paid to broken in any mann any and all papers and it ransfer of said oil and covenants and agrees.	nnts and agrees: est thereon when due, lease or property abo fully satisfied, and wil this mortgage remains at maturity, or intere er, that first party, up fully satisfied and the gas mining lease, and that in the event first	ye described, and will not suff not remove, or permit any walld lien for any sum thereo st paid when due, or in the on written notice served upor line requirements, and all pape all other property therein descripanty violates, breaks or fails	er or permit any part of t part of said property to m. event any of the covenan nit or any of its agents rs and instruments necessaribed, to second party, or a to perform any of the abo
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STATE OF OKLAHOMA. Now on this. It is a substitution of the County and State aforcsaid, appeared. Motary Public within and for the County and State aforcsaid, appeared. Michael Tables Tables All Tables In the State of the name of the maker thereof to the foregoing instrument as its. All the executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purpose crein named. Witness my hand and Notarial Seal, the day and year last above written. Young Sold. FATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla. I HEREBY CERTIFY That this instrument was filed for record in my office on day of the same of the same as filed for record in my office on the same as filed for record in my office on the same as filed for record in my office on the same as filed for record in my office on the same as filed for record in my office on the same as filed for record in my office on the same as the same as the same as the free and voluntary act and deed of such corporation, for the uses and purpose are in the same as the free and voluntary act and deed of such corporation, for the uses and purpose are in the same as the free and voluntary act and deed of such corporation, for the uses and purpose are in the same as the free and voluntary act and deed of such corporation, for the uses and purpose are in the same as the free and voluntary act and deed of such corporation. For example, the same as the free and voluntary act and deed of such corporation. For example, the same as the free and voluntary act and deed of such corporation. All the same as the free and voluntary act and deed of such corporation. For example, the same as the free and voluntary act and deed of such corporation. All the same as the same as the free and voluntary act and deed of such corporation.	The conditions of this agreeme FIRST. That it will pay said SECOND. That it will not seeme to become subject to any lien, or moved out of the said	and tare as follows: The fin note	rst party herein covens at maturity, with intererwise dispose of said intil this mortgage is it. County while lescribed are not paid r broken in any mann y and all papers and i ransfer of said oil and covenants and agrees, second party deems i of the said indebtednes penses, and reasonable ate, and all property lil the obligations here ell all of said property hereby authorized to interent of a receiver a receiver, at the optio d apply the proceeds of tend to and bind all thas caused its name to	nnts and agrees: est thereon when due, lease or property abo fully satisfied, and wil this mortgage remains at maturity, or intere er, that first party, up mstruments under pipe- gas mining lease, and that in the event first tself insecure under sa ss due and payable, ai attorney fees incurre- terein described, and m in are fully paid, first p and interests herein d apply for and have ap herein, and agrees not n of second party, ma f the sale thereof to the parties herein, their o be subscribed hereto,	ye described, and will not suffinot remove, or permit any availed lien for any sum thereost paid when due, or in the on written notice served upor line requirements, and all pape the payment of the said second prid to take any one or more of in the satisfaction of said dealntain, operate and control the arty agreeing to give the seconseribed, under the laws of the pointed a receiver of all the property hold, maintain and operate he payment of said not control the satisfaction of said dealntain, operate and control the arty agreeing to give the seconseribed, under the laws of the pointed a receiver of all the property hold, maintain and operate he payment of said note	er or permit any part of t part of said property to m. event any of the covenan it or any of its agents and instruments necessaribed, to second party, or a to perform any of the aboarty herein shall be, and it of the following methods bit Second party may ta e said property, and apply and party immediate peaceal state of Oklahoma applical property and interests abo or indirectly, the application in the said property including the said indebtedness is fully its aid indebtedness is fully its aduly authorized office
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