() AGREEMENT: #4/36/	359
THIS INDENTURE, Made and entered into this	
party of the first part, and THE EXCHANGE NATIONAL BANK, of Tulsa, Oklahoma, a corporation, party of the second part, WITNESSETH: That whereas, the party of the first part is the owner of a valid, existing and indefeasible oil and gas mining lease, free and clear of all liens and encumbrances, dated May Make Control and any of the second part,	
Wil and has mining least freed and clear of all liens and encumber quees dated to February 25/16/18/0 executed by Min Black Ed Minabel Meastille. 10 James 15/16/18/0 executed by Min Black Ed Minabel Meastille. 10 James 18/16/18/0 executed by Min Black Ed Minabel Meastille. 10 James 18/16/18/18/18/18/18/18/18/18/18/18/18/18/18/	
of Deeds of	
County, State of Oklahoma, to-wit:	
Northwest quarter (4) of the southeast quarter (4) section (13)	TREASURER'S Thereby centry LOCAL and local
Northeast quarter (4) of the southwest quarter (4) section 200 pour (4) Zumship Eighteen (16) Range Minteen (13)	ENDERGY EI
NOW, THEREFORE, As security for the payment of	77
title and interest and estate of said first party in and to all and singular the tenements, hereditaments and appurtenances thereunto acquired, belonging, or in anywise appertaining, including all oil stored on said land belonging to first party, and all oil and gas wells, oil well supplies and machinery of every kind and character, buildings, derricks, pipe lines, tanks, casings, telephone lines, live stock, vehicles located on, in or under said above described property, and all other property of every kind and description belonging to said lease, and leaschold estate, wherever located.	
As further security for the payment of said note, the first party mortgages to second party the	
and payable to the order of Said The Exchange National Bank, of Tulsa, at its offices in Tulsa, Oklahoma, without grace, and with interest at the rate of	
Note for \$ 5.000.00 , date 2511 , 19.14, payable 9.5111 19.14 , 19	
Note for \$	
The conditions of this agreement are as follows: The first party herein covenants and agrees: FIRST. That Kill pay said note	
removed out of the said. County while this mortgage remains a valid lien for any sum thereon. THIRD. That it will, in the event said noteherein described are not paid at maturity, or interest paid when due, or in the event any of the covenants expressed in the second condition above set out are violated or broken in any manner, that first party, upon written notice served upon it or any of its agents or employees, will immediately execute all papers, including any and all papers and instruments under pipe-line requirements, and all papers and instruments under pipe-line requirements, to make a good and valid transfer of said oil and gas mining lease, and all other property therein described, to second party, or any	
person or company second party may designate. The parties hereto mutually understand, and first party covenants and agrees, that in the event first party violates, breaks or fails to perform any of the above covenants or conditions, or any part thereof, or in the event second party deems itself insecure under said mortgage, the said second party herein shall be, and it is hereby authorized, at its option, without notice, to declare all of the said indebtedness due and payable, and to take any one or more of the following methods to enforce its lien, including therein the recovery of all costs, expenses, and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take	
possession of said oil and gas mining lease and leasehold estate, and all property herein described, and maintain, operate and control the said property, and apply all proceeds derived therefrom on the payment of said notes, until the obligations herein are fully paid, first party agreeing to give the second party immediate peaceable possession; or, the second party may take possession of and sell all of said property and interests herein described, under the laws of the State of Oklahoma applicable to foreclosure of mortgages; or, second party, at its option, is hereby authorized to apply for and have appointed a receiver of all the property and interests above described. The first party hereby waives all notice of the appointment of a receiver herein, and agrees not to profest or confest, directly or indirectly, the application for, or the appointment of, a receiver herein, and agrees that a receiver, at the option of second party, may hold, maintain and operate said property, including the	
running and selling of all oil and gas produced therefrom, and apply the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is fully paid, or sell and dispose of said property according to law. 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 in figure to be subscribed hereto, and its corporate seal affixed by its duly authorized officers, the day and year first above written.	
nie day and year hist above written. Dell Rag. President.	
COUNTY OF Warlat Remover Anna Les	
Now on this day of Africa 1914, before me Attended to me known to be the identical person who subscribed 42 name of the maker thereof to the foregoing instrument as its. and acknowledged to me that he executed the same as the free and voluntary act and deed of such corporation, for the uses and purposes	
therein named. Witness my hand and Notarial Scal, the day and year last above written. My commission expires. January 21-1815	a tamaka
STATE OF OKLAHOMA, Tulsa County, A Tulsa County	9
I HEREBY CERTIFY That this instrument was filed for record in my office on 25 day of 2/22 1914, at 1/3 o'clock A.M., and is duly recorded in Record Page (Seal) Lewis Illier Register of Deeds.	