arty of the first part, and TI	IE EXCHANGE NATIONAL BANK, of	Tulsa, Oklahoma, a corporation, party of the secon	id 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
d encumbrances, dated	executed by		
	and the state of t		and the second of the second o
ara (grapor area Kish) barris sikapilya sighi ga susi denginiya big			***************************************
		and recorded in Book page.	
	e initial and the state of the contract of the con-	, covering the following described property, locate	and the first the state of the control of the contr
unity, State of Oxianoma, t	W 1 1		
andrija i sama kalendarija sama sama sama sama sama sama sama sa			
أعطفها فليباه بوائدها			
		들이 보다 하는데 회사들이 아이들은 그들이 하는 것	
		호텔은 [사용용]는 관리 병원 등은	
		promissory notehereinafter de	
		nd assigns, the above described oil and gas mining the tenements, hereditaments and appurtenances t	
		ty, and all oil and gas wells, oil well supplies an	
ildings, derricks, pipe lines,	tanks, casings, telephone lines, live stock,	vehicles located on, in or under said above describe	d property, and all other property of every
	g to said lease, and leasehold estate, wherev	ver located. mortgages to second party the	part of all oil or was produced and saved
		agreeing, on demand of second party, to immedi	
cluding those required unde	r pipe-line regulations, necessary to transfe	er said part of oil or gas to said second party, the	proceeds of which are to be applied on the
nyment of the noteherein			
		ing described noteexecuted and delivered by to The Exchange National Bank, of Tulsa	
		at its offices in Tulsa, Oklahoma, without grace, an	
er cent. per annum from ma	turity until fully paid, to wit:	하다 2000 보는 사람이 얼마나서 그렇다니?	
ote for \$, date	, 19, payable	, 19
ote for \$, 19, payable	
			, 19
ote for \$	date	, payable, payable	
The conditions of this a	agreement are as follows: The first party h	terein covenants and agrees:	
TOTO CATE Albert it will be	agreement are as follows: The first party h	terein covenants and agrees:	d will not suffer or permit any part of the r permit any part of said property to be
The conditions of this a FIRST. That it will p SECOND. That it will me to become subject to an emoved out of the said	ngreement are as follows: The first party h ay said note	nerein covenants and agrees: y, with interest thereon when due, spose of said lease or property above described, an ortgage is fully satisfied, and will not remove, o punty while this mortgage remains a valid lien for a	ny sum thereon.
The conditions of this a FIRST. That it will possible SECOND. That it will me to become subject to an emoved out of the said	date	erein covenants and agrees: y, with interest thereon when due, spose of said lease or property above described, an nortgage is fully satisfied, and will not remove, o ounty while this mortgage remains a valid lien for a re not paid at maturity, or interest paid when d n any manner, that first party, upon written noth	ny sum thereon. ie, or in the event any of the covenants be served upon it or any of its agents o
The conditions of this a FIRST. That it will p SECOND. That it will me to become subject to an emoved out of the said	date	payable	ny sum thereon. te, or in the event any of the covenants e served upon it or any of its agents o s, and all papers and instruments necessary
The conditions of this a FIRST. That it will possessome, That it will not to become subject to an emoved out of the said	date. greement are as follows: The first party h ay said note	, payable	ny sum thereon. ie, or in the event any of the covenants ie served upon it or any of its agents o s, and all papers and instruments necessary y therein described, to second party, or any
The conditions of this a FIRST. That it will p SECOND. That it will me to become subject to an emoved out of the said	date. greement are as follows: The first party h ay said note	payable	ny sum thereon. te, or in the event any of the covenants e served upon it or any of its agents or s, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is
The conditions of this a FIRST. That it will possible SECOND. That it will me to become subject to an emoved out of the said	date	rerein covenants and agrees: y, with interest thereon when due, spose of said lease or property above described, an nortgage is fully satisfied, and will not remove, o noutly while this mortgage remains a valid lien for a re not paid at maturity, or interest paid when d n any manner, that first party, upon written noth papers and instruments under pipe-line requirement said oil and gas mining lease, and all other propert and agrees, that in the event first party violates, b trty deems itself insecure under said mortgage, the lindebtedness due and payable, and to take any d reasonable attorney fees incurred in the satisfae	ny sum thereon. te, or in the event any of the covenants one served upon it or any of its agents one, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take
The conditions of this a FIRST. That it will possesson of the said	date. greement are as follows: The first party hay said note	, payable	ny sum thereon. te, or in the event any of the covenants of see served upon it or any of its agents or any all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to iton of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable
The conditions of this a FIRST. That it will person to the said	date	payable	ny sum thereon. te, or in the event any of the covenants one served upon it or any of its agents one served upon it or any of its agents one, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fails of said debt: Second party my take and control the said property, and apply all give the second party immediate peaceable is laws of the State of Oklahoma applicable or of all the property and interests above.
The conditions of this a FIRST. That it will possess. That it will possessed in the said	greement are as follows: The first party hay said note	, payable	ny sum thereon. Ite, or in the event any of the covenants on severed upon it or any of its agents oo, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the following the said give the second party may take and control the said property, and apply all give the second party immediate peaceable to all the property and interests above mest, directly or indirectly, the application and operate said property, including the
The conditions of this a FIRST. That it will possession of the said	date	, payable	ny sum thereon. Ite, or in the event any of the covenants on severed upon it or any of its agents oo, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the following the said give the second party may take and control the said property, and apply all give the second party immediate peaceable to all the property and interests above mest, directly or indirectly, the application and operate said property, including the
The conditions of this a FIRST. That it will possesson of the said	greement are as follows: The first party hay said note	, payable	ny sum thereon. Ite, or in the event any of the covenants of severed upon it or any of its agents oo, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to ion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable to all the property and interests above mest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possession of the said	date	payable	ny sum thereon. te, or in the event any of the covenants on served upon it or any of its agents on a served upon it or any of its agents on set and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fail of the said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable laws of the State of Oklahoma applicable or of all the property and interests above mest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possesson. That it will me to become subject to an encoded out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants on served upon it or any of its agents on a served upon it or any of its agents on set and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fail of the said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable laws of the State of Oklahoma applicable or of all the property and interests above the state of our indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will persent the said	date	payable	ny sum thereon. te, or in the event any of the covenants on served upon it or any of its agents on a served upon it or any of its agents on set and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fail of the said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable laws of the State of Oklahoma applicable or of all the property and interests above the state of our indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will postero SCOOND. That it will me to become subject to an moved out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants of served upon it or any of its agents oo as, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable is laws of the State of Oklahoma applicable or of all the property and interests above neet, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possession the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants of served upon it or any of its agents oo as, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable is laws of the State of Oklahoma applicable or of all the property and interests above neet, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will me to become subject to an moved out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants te served upon it or any of its agents or a served upon it or any of its agents or se served upon it or any of its agents or search of the second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable te laws of the State of Oklahoma applicable or of all the property and interests above nest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will me to become subject to an moved out of the said	date. greement are as follows: The first party hay said note	maker thereof to the foregoing instrument as its	ny sum thereon. te, or in the event any of the covenants te served upon it or any of its agents or a served upon it or any of its agents or se served upon it or any of its agents or search upon it or any of its agents or search of the second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to its of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable the laws of the State of Oklahoma applicable or of all the property and interests above intest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possession. That it will me to become subject to an imoved out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants one served upon it or any of its agents oo s, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable or of all the property and interests above ntest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will me to become subject to an moved out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants of see served upon it or any of its agents oo as, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fails of said debt: Second party my take and control the said property, and apply all give the second party immediate peaceable is laws of the State of Oklahoma applicable or of all the property and interests above mest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possesson. That it will me to become subject to an encode out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants of see served upon it or any of its agents oo as, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fails of said debt: Second party my take and control the said property, and apply all give the second party immediate peaceable is laws of the State of Oklahoma applicable or of all the property and interests above mest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possesson. That it will me to become subject to an emoved out of the said	date. greement are as follows: The first party h ay said note	payable	ny sum thereon. te, or in the event any of the covenants of see served upon it or any of its agents oo as, and all papers and instruments necessary therein described, to second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to the fails of said debt: Second party my take and control the said property, and apply all give the second party immediate peaceable is laws of the State of Oklahoma applicable or of all the property and interests above mest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will me to become subject to an moved out of the said	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants te served upon it or any of its agents or a served upon it or any of its agents or se served upon it or any of its agents or search upon it or any of its agents or search of the second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable to laws of the State of Oklahoma applicable or of all the property and interests above nest, directly or indirectly, the application and operate said property, including the said note
The conditions of this a FIRST. That it will possesson. That it will me to become subject to an amount of the said. THIRD. That it will, spressed in the second conditions, or an archy authorized, at its optication of the said of the parties hereto mutrovenants or conditions, or a creby authorized, at its optication of said oil and gareby authorized, at its optication of said oil and gareby authorized, at its optication of said oil and gareby authorized, at its optication of said oil and gareby authorized, at its optication of said oil and gareby secribed. The first party he forcelosure of mortgages; scribed. The first party he for the appointment of, a maining and selling of all oil aid, or sell and dispose of said in the terms, condition in WITNESS WHER are day and year first above to the said of	date. greement are as follows: The first party hay said note	payable	ny sum thereon. te, or in the event any of the covenants te served upon it or any of its agents or a served upon it or any of its agents or se served upon it or any of its agents or search upon it or any of its agents or search of the second party, or any reaks or fails to perform any of the above said second party herein shall be, and it is one or more of the following methods to lion of said debt: Second party may take and control the said property, and apply all give the second party immediate peaceable to laws of the State of Oklahoma applicable or of all the property and interests above nest, directly or indirectly, the application and operate said property, including the said note

क्षा प्रस्तित हो। वस्तु स्ट्राह्म क्ष