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rty of the first part, and THE	EXCHANGE NATIONAL BANK, of	fulsa, Oklahoma, a corporation, party c	f the second part,
WITNESSETH: That wh	ereas, the party of the first part is the o	wner of a valid, existing and indefeasib	le oil and gas mining lease, free and clear of all li
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NOW. THEREFORE A.	security for the payment of	promissory note line	sinafter described, the party of the first part does
			gas mining lease and leasehold estate, and all rin
		(a) A Test for the second s second second s second second se	tenances thereunto acquired, belonging, or in anyw
			upplies and machinery of every kind and charac
ildings, derricks, pipe lines, tan	ks, casings, telephone lines, live stock, v	chicles located on, in or under said abo	ve described property, and all other property of ev
	said lease, and leasehold estate, whereve		이 같은 것이 같은 눈한 도망했다.
			to immediately execute all papers and instrume
		said part of oil or gas to said second	party, the proceeds of which are to be applied on
yment of the notehereinafter		- 4 4144444	
		au	ered by k, of Tulsa, Oklahoma, as joint and several princip
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(1) The second s second second s second second sec second second sec	· · · · · · · · · · · · · · · · · · ·	t its omces in Luisa, Okianoma, withou	t grace, and with interest at the rate of
r cent. per annum from maturit			
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	ment are as follows: The first party he		전 그 집에 있는 것을 가지 않는 것을 가지 않는다.
The conditions of this agree FIRST. That it will pay si	aid note and each of them at maturity.	rein covenants and agrees: with interest thereon when due-	옷 관계가 많은 동안을 수 있는 것이 없다.
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