**** **** **** **** **** *** *** *** *			
rty of the first part, and THE EX		Oklahoma, a corporation, party of the second part,	
WITNESSETH; That where	as, the party of the first part is the owner	of a valid, existing and indefeasible oil and gas mini-	ig lease, free and clear of all liens
		***************************************	
			The second of th
		and recorded in Book, page,	
		ring the following described property, located in	
unty, State of Oklahoma, to-wit:			
		15	
	ويهالها والمرازية فالإدا الأناس الها		
		그리는 사람이 얼마를 먹는데 다	
The state of the s			
المن المن المن المن المن المن المن المن			
ese presents mortgage unto party le and interest and estate of said l pertaining, including all oil stored ildings, derricks, pipe lines, tanks, nd and description belonging to sai	of the second part, its successors and assints party in and to all and singular the to on said land belonging to first party, and casings, telephone lines, live stock, vehicle id lease, and leasehold estate, wherever loc	igns, the above described oil and gas mining lease remements, hereditaments and appurtenances thereunto all oil and gas wells, oil well supplies and maching located on, in or under said above described proper ated.  gages to second party the part of the company	and leasehold estate, and all right acquired, belonging, or in anywise nery of every kind and character ty, and all other property of every
om said premises, during the life o	f this mortgage; first party hereby agreein	g, on demand of second party, to immediately ex-	ecute all papers and instruments,
		part of oil or gas to said second party, the proceeds	of which are to be applied on the
yment of the notehereinafter m		scribed noteexecuted and delivered by	
I his mortgage is given as sec	mity for the payment of the following des	to The Exchange National Bank, of Tulsa, Oklaho	ma, as joint and several principals
d payable to the order of said The r cent, per annum from maturity t		offices in Tulsa, Oklahoma, without grace, and with it	nterest at the rate of
		, 19, payable	
ote for \$	date	, 19, payable	19 19
	, date		
JEC 101 D	but are as follower. The first party berein s	rovenants and agrees:	
Mis anadisians of this agreement	noteand each of them at maturity, with	interest thereon when due.	ot suffer or permit any part of the
The conditions of this agreeme FIRST. That it will pay said SECOND. That it will not seem to become subject to any lien, moved out of the said	County to event said noteherein described are not bove set out are violated or broken in any at all papers, including any and all papers make a good and valid transfer of said of y designate.  Inderstand, and first party covenants and ag t thereof, or in the event second party de not notice, to declare all of the said indebe e recovery of all costs, expenses, and reast ag lease and leasehold estate, and all propayment of said notes, until the obligation y take possession of and sell all of said propayment of said notes, until the obligation y take possession of and sell all of said propayment of an experiment of a receive all notice of the appointment of a receive herein, and agrees that a receiver, at the is produced therefrom, and apply the procepty according to law.  Covenants herein shall extend to and bind The party of the first part has caused its n	interest thereon when due, of said lease or property above described, and will me is fully satisfied, and will not remove, or permit while this mortgage remains a valid lien for any sumpaid at maturity, or interest paid when due, or in manner, that first party, upon written notice serve and instruments under pipe-line requirements, and all and gas mining lease, and all other property therein trees, that in the event first party violates, breaks or sems itself insecure under said mortgage, the said sectedness due and payable, and to take any one or nomble attorney fees incurred in the satisfaction of serty herein described, and maintain, operate and conts sherein are fully paid, first party agreeing to give the operty and interests herein described, under the laws end to apply for and have appointed a receiver of all seiver herein, and agrees not to protest or contest, dioption of second party, may hold, maintain and opeds of the sale thereof to the payment of said not all the parties herein, their successors and assigns, name to be subscribed hereto, and its corporate seal af	thereon.  In the event any of the covenants of upon it or any of its agents or I papers and instruments necessary a described, to second party, or any fails to perform any of the above ond party herein shall be, and it is nore of the following methods to aid debt: Second party may take rol the said property, and apply all e second party immediate peaceable of the State of Oklahoma applicable the property and interests above rectly or indirectly, the application perate said property, including the euntil said indebtedness is fully fixed by its duly authorized officers,
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