AGREEMENT.

	de and entered into this	day of	191 by and between
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ty of the first part, and THE	EXCHANGE NATIONAL BANK, of T	& ulsa, Oklahoma, a corporation, party of the second part,	
WITNESSETH: That w	hereas, the party of the first part is the ov	vner of a valid, existing and indefeasible oll and gas mir	ing lease, free and clear of all liens
encumbrances, dated	executed by		
		and recorded in Book., page., page.	
		covering the following described property, located in	
nty, State of Oklahoma, to-w	vit:		ypsfyddau a wyddosgaeth gaellag gaellag y gaellag
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an nagyaran da karatenya binyika bata 1911a. Nyivon			
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	t ja kan di majara ya kengiri kan alikuta da pana da p San da pana da		
and a second of the second			
and interest and estate of sa ertaining, including all oil sto dings, derricks, pipe lines, tan I and description belonging to As further security for the	aid first party in and to all and singular to ored on said land belonging to first party, nks, casings, telephone lines, live stock, ve o said lease, and leaschold estate, wherever payment of said note, the first party m	assigns, the above described oil and gas mining lease he tenements, hereditaments and appurtenances thereunt and all oil and gas wells, oil well supplies and mach hicles located on, in or under said above described proper located. hortgages to second party the part recing, on demand of second party, to immediately e-	o acquired, belonging, or in anywis inery of every kind and character erty, and all other property of ever of all oil or gas produced and save
nding those required under pi ment of the notehereinafte	ipe-line regulations, necessary to transfer er mentioned.	said part of oil or gas to said second party, the proceed	s of which are to be applied on the
		described noteexecuted and delivered by	
		its offices in Tulsa, Oklahoma, without grace, and with	
cent. per annum from maturi		전에도 없다하는 아름다 하는 것 같다.	
	date		10
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