			191, by and between
arty of the first parf, and THE EXCHANGE NAT WITNESSETH: That whereas, the party of	IONAL(BANK, of Tulsa, Ok the first part is the owner of	lahoma, a corporation, party of the second a valid, existing and indefeasible oil and ga	part, s mining lease, free and clear of all liens
and the second s	***************************************		n an
		nd recorded in Book page	of the records of the Register
Deeds of	County, Oklahoma, covering	the following described property, located	in
unty, State of Oklahoma, to-wit:	************************		arakaran karibaran jang-papa-papan daria arang kiban-pahinga pendagan dari
그렇게 무료로 살 모든데 놓으셨			
وُرَاجِكُ وَمِنْ مَا مَا خَدَدَ مِا يُشَاءِ مَنِيفَةٍ فَيَنِ فِي مَا أَنَّ أَخَفِيمَ فَيَنِيمَ أَجَ	المارو كلعفات سمعا بأغلغها أنبأه الثراء		
ildings, derricks, pig. lines, tanks, casings, telephond and description belonging to said lease, and leas  As further security for the payment of said norms aid premises, during the life of this mortgage; cluding those required under pipe-line regulations,	schold estate, wherever located te, the first party mortgage first party hereby agreeing, e	i. es to second party theon demand of second party, to immediate	part of all oil or gas produced and saved
yment of the notebereinafter mentioned.  This mortgage is given as security for the pay	ment of the following describ	ped noteexecuted and delivered by	
	اا	o The Exchange National Bank, of Tulsa,	Oklahoma, as joint and several principals
d payable to the order of said The Exchange Nation cent. per annum from maturity until fully paid, t		es in Tulsa, Oklahoma, without grace, and	with interest at the rate of
te for \$, d		, 19, payable	19
te for \$, d			
ote for \$	late	19 payable	
The conditions of this agreement are as follow FIRST. That it will pay said noteand each SECOND. That it will not sell, mortgage, ass me to become subject to any lien, of any kind wha moved out of the said	of them at maturity, with int sign or otherwise dispose of si tsoever, until this mortgage is	erest thereon when due. and lease or property above described, and a fully satisfied, and will not remove, or	permit any part of said property to be
THIRD. That it will, in the event said note pressed in the second condition above set out are ployees, will immediately execute all papers, included departmental requirements, to make a good at rison or company second party may designate.	herein described are not pai violated or broken in any man luding any and all papers and	d at maturity, or interest paid when due mer, that first party, upon written notice I instruments under pipe-line requirements,	, or in the event any of the covenants served upon it or any of its agents or and all papers and instruments necessary
The parties hereto mutually understand, and fivenants or conditions, or any part thereof, or in reby authorized, at its option, without notice, to deforce its lien, including therein the recovery of all assession of said oil and gas mining lease and leas occeds derived therefrom on the payment of said assession; or, the second party may take possession foreclosure of mortgages; or, second party, at its escribed. The first party hereby waives all notice r, or the appointment of, a receiver herein, and any	the event second party deems celare all of the said indebtedt costs, expenses, and reasonal schold estate, and all property notes, until the obligations ha of and sell all of said proper option, is hereby authorized to If the appointment of a receive	itself insecure under said mortgage, the sess due and payable, and to take any or ole attorney fees incurred in the satisfaction in the satisfacti	nid second party herein shall be, and it is the or more of the following methods to no of said debt: Second party may take and control the said property, and apply all five the second party immediate peaceable laws of the State of Oklahoma applicable of all the property and interests above test, directly or indirectly, the application
nning and selling of all oil and gas produced there id, or sell and dispose of said property according t	o law. n shall extend to and bind all	the parties herein, their successors and ass to be subscribed hereto, and its corporate	igns. seal affixed by its duly authorized officers
All the terms, conditions and covenants hereit IN WITNESS WHEREOF, The party of the e day and year first above written.		역 그리즘 역 그리즘 그 경기를 하였다.	
IN WITNESS WHEREOF, The party of the e day and year first above written.	Secretary.	By	President
IN WITNESS WHEREOF, The party of the day and year first above written.	Secretary.	Ву	President
IN WITNESS WHEREOF, The party of the day and year first above written.  test	Secretary.	By	President
IN WITNESS WHEREOF, The party of the day and year first above written.  test	Secretary.	By	President
IN WITNESS WHEREOF, The party of the day and year first above written.  DUNTY OF  STATE OF OKLAHOMA.  Now on this  Motary Public within and for the County and State me known to be the identical person who subscribme that he executed the same as his free and volume that he executed the same as his free and volume that he executed the same as his free and volume that he executed the same as his free and volume that he executed the same as his free and volume.	ss.  aforesaid, appeared	By	President
IN WITNESS WHEREOF, The party of the day and year first above written.  DUNTY OF  STATE OF OKLAHOMA.  Now on this  Motary Public within and for the County and State me known to be the identical person who subscribme that he executed the same as his free and volume that he executed the same as his free and volume that he executed the same as his free and volume that he executed the same as his free and volume that he executed the same as his free and volume.	ss.  aforesaid, appeared	By	President
IN WITNESS WHEREOF, The party of the e day and year first above written.  Itest	Secretary.  ss.  of	By	President
IN WITNESS WHEREOF, The party of the e day and year first above written.  DUNTY OF	Secretary.  ss.  of	By	and acknowledged a corporation, for the uses and purposed Notary Public
IN WITNESS WHEREOF, The party of the e day and year first above written.  CUNTY OF  STATE OF OKLAHOMA.  Now on this  Notary Public within and for the County and State me known to be the identical person who subscrib me that he executed the same as his free and volucrein named.  Witness my hand and Notarial Seal, the day an y commission expires.  PATE OF OKLAHOMA, Tulsa County.  At Tulsa, Okla.  I HEREBY CERTIFY That this instrument of the day and the party of the county of	Secretary.  ss.  of	By	and acknowledged a corporation, for the uses and purposes.  Notary Public
IN WITNESS WHEREOF, The party of the day and year first above written.  DUNTY OF  STATE OF OKLAHOMA.  Now on this  Metary Public within and for the County and State one known to be the identical person who subscribe that he executed the same as his free and volucien named.  Witness my hand and Notarial Seal, the day an y commission expires.	Secretary.  ss.  of	By	and acknowledge a corporation, for the uses and purpose Notary Public