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arty of the first part, and THE I	EXCHANGE NATIONAL BANK, of Tulsa, Oklahoma; a corporation, party of the second part,
WITNESSETH: That who	ereas, 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 lien
nd encumbrances, dated	, executed by
	and recorded in Book
	County, Oklahoma, covering the following described property, located in
	and garantung dan kalanggan belanggan penggan dan dan penggan belanggan dan kalanggan penggan belanggan belang Belanggan kelanggan penggan belanggan belanggan belanggan belanggan penggan penggan belanggan dan belanggan be
	하는 이 전한 100 분에 가게 되었다. 그 전에 가득하는 수 있는 것이 되었다. 그 전에 되었다는 것이 되었다. 그런 것으로 되었다. 그는 것이 되었다. 그런 것으로 보았다. 그는 그는 것이 없는 
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	그렇다. 하는 일본으로 하다이와 마취지 않는데 보다는데 보다 보다를 하는 것이 모든데
ese presents mortgage unto par tle and interest and estate of sai pertaining, including all oil stor uildings, derricks, pipe lines, tant nd and description belonging to	security for the payment ofpromissory notehereinafter described, the party of the first part does be try of the second part, its successors and assigns, the above described oil and gas mining lease and leasehold estate, and all right if first party in and to all and singular the tenements, hereditaments and appurtenances thereunto acquired, belonging, or in anywise red on said land belonging to first party, and all oil and gas wells, oil well supplies and machinery of every kind and character less, casings, telephone lines, live stock, vehicles located on, in or under said above described property, and all other property of every said lease, and leasehold estate, wherever located.  payment of said note, the first party mortgages to second party the
	e of this mortgage; first party hereby agreeing, on demand of second party, to immediately execute all papers and instrument
cluding those required under pig	pe-line regulations, necessary to transfer said part of oil or gas to said second party, the proceeds of which are to be applied on the
Taranta da la caracteria de la caracteria d	security for the payment of the following described noteexecuted and delivered by
	to The Exchange National Bank, of Tulsa, Oklahoma, as joint and several principal.  The Exchange National Bank, of Tulsa, at its offices in Tulsa, Oklahoma, without grace, and with interest at the rate of
a payable to the order of said 1 r cent, per annum from maturit	그런 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
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FIRST That it will nav sa	ement are as follows: The first party herein covenants and agrees: aid noteand each of them at maturity, with interest thereon when due. t sell, mortgage, assign or otherwise dispose of said lease or property aboye described, and will not suffer or permit any part of the
me to become subject to any lie	in, of any kind whatsoever, until this mortgage is fully satisfied, and will not remove, or permit any part of said property to be considered. County while this mortgage remains a valid lien for any sum thereon.
THIRD. That it will, in the	ne event said noteherein described are not paid at maturity, or interest paid when due, or in the event any of the covenant above set out are violated or broken in any manner, that first party, upon written notice served upon it or any of its agents of
oployees, will immediately exec	rute all papers, including any and all papers and instruments under pipe-line requirements, and all papers and instruments necessar to make a good and valid transfer of said oil and gas mining lease, and all other property therein described, to second party, or an
rson or company second party r	understand, and first party covenants and agrees, that in the event first party violates, breaks or fails to perform any of the above
The parties hereto mutually	part thereof, or in the event second party deem's itself insecure under said mortgage, the said second party herein shall be, and it
ovenants or conditions, or any pareby authorized, at its option, w	rithout notice, to declare all of the said indebtedness due and payable, and to take any one or more of the following methods t
evenants or conditions, or any pareby authorized, at its option, watering its lien, including therein assession of said oil and gas mi	vithout notice, to declare all of the said indebtedness due and payable, and to take any one or more of the following methods the recovery of all costs, expenses, and reasonable attorney fees incurred in the satisfaction of said debt: Second party may taken in the satisfaction of said debt: Second party may taken in the said property and apply a said to said property and apply a said property and apply a said property and apply a said property and apply as the said property and the said property are the said property and the said property and the said property and the said property are the said property ar
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