WITNESSETH: That whereas,	, the party of the first part is the ow	ulsa, Oklahoma, a corporation, party of the second part vner of a valid, existing and indefeasible oil and gas mir	ing lease, free and clear of all liens
	and the state of t		res describing gray temploma engary starting gravity, angle includes an engary en
		and recorded in Book , page , , , page , , , , , , , , , , , , , , , , , , ,	
	2	covering the following described property, located in	
unty, State of Oklahoma, to-wit:			
		والبائف والراكو فواهد وكالمواطئ التارية والمعقد الراه والمسروعة	사용 중에 가장 살아 가는 가장 얼룩한다.
pertaining, including all oil stored or ildings, derricks, pipe lines, tanks, can and description belonging to said l As further security for the paymon on said premises, during the life of the	n said land belonging to first party, sings, telephone lines, live stock, vel lease, and leasehold estate, wherever ent of said note, the first party m his mortgage; first party hereby agr e regulations, necessary to transfer s	ne 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.  Nortgages to second party the party, to immediately estaid part of oil or gas to said second party, the proceed	inery of every kind and character erty, and all other property of every of all oil or gas produced and saved execute all papers and instruments
This mortgage is given as securit	ty for the payment of the following	described noteexecuted and delivered by	
	xchange National Bank, of Tulsa, at	its offices in Tulsa, Oklahoma, without grace, and with	
		, 19, payable	10
te for \$			
		, 19, payable	
ote for \$	datedate	, 19, payable	
ote for \$	are as follows: The first party here teand each of them at maturity, mortgage, assign or otherwise dispo any kind whatsoever, until this mort	in covenants and agrees; with interest thereon when due, se of said lease or property above described, and will r tlgage is fully satished, and will not remove, or perm ty while this mortgage remains a valid lien for any sum	not suffer or permit any part of the it any part of said property to be thereon.
the for \$	are as follows: The first party here te	in covenants and agrees:  19, payable	not suffer or permit any part of the it any part of said property to be thereon. in the event any of the covenants ed upon it or any of its agents or all papers and instruments necessary in described, to second party, or any
The conditions of this agreement FIRST. That it will pay said no SECOND. That it will not sell, no to become subject to any lien, of THIRD. That it will, in the eve pressed in the second condition above ded departmental requirements, to me rson or company second party may de The parties hereto mutually unde venants or conditions, or any part the reby authorized, at its option, withou force its lien, including therein the re ssession of said oil-and gas mining I occeds derived therefrom on the pay ssession; or, the second party may ta foreclosure of mortgages; or, second	are as follows: The first party here te	in covenants and agrees: with interest thereon when due, se of said lease or property above described, and will regage is fully satished, and will not remove, or perm ty while this mortgage remains a valid lien for any sum not paid at maturity, or interest paid when due, or iny manner, that first party, upon written notice serv overs and instruments under pipe-line requirements, and c or deems are an instruments under sind of the property therei l agrees, that in the event first party violates, breaks o or deems itself insecure under said mortgage, the said se debtedness due and payable, and to take any one or easonable attorney fees incurred in the satisfaction of property herein described, and maintain, operate and con tions herein are fully paid, first party agreeing to give th property and interests herein described, under the laws rized to apply for and have appointed a receiver of a	not suffer or permit any part of the it any part of said property to be thereon.  In the event any of the covenants ed upon it or any of its agents on all papers and instruments necessary in described, to second party, or any or fails to perform any of the above cond party herein shall be, and it is more of the following methods to said debt: Second party may take trol the said property, and apply all the second party immediate peaceable of the State of Oklahoma applicable II the property and interests above
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