ary or the most hand and areas are	CHANGE NATIONAL BANK, of T	lulsa, Oklahoma, a corporation, party of the second part,	
WITNESSETH: That where	eas, the party of the first part is the o	wner of a valid, existing and indefeasible oil and gas mining lea	se, free and clear of all lien
d encumbrances, dated	, executed by	a.	***************************************
**	, 		***********************************
***************************************	***************************************	and recorded in Book	f the records of the Registe
		covering the following described property, located in	A AND THE RESERVE AND ADDRESS OF THE PARTY O
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		alian taga kalangan di panggangan kalangan kalangan di panggan di bandan kalangan di bandan di bandan di banda Banggangan di bandan di bandan di panggan di bandan di panggan di bandan di bandan di bandan di bandan di band	
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			e grade i tra formigan en labore de la color. La color de la
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ildings, derricks, pipe lines, tanks, and and description belonging to sa As further security for the pa om said premises, during the life o cluding those required under pipe-	, casings, telephone lines, live stock, vo tid lease, and leasehold estate, whereve yment of said note, the first party of this mortgage; first party hereby ag line regulations, necessary to transfer	r, and all oil and gas wells, oil well supplies and machinery of chicles located on, in or under said above described property, and in located.  mortgages to second party the part of all of creeing, on demand of second party, to immediately execute said part of oil or gas to said second party, the proceeds of w	d all other property of ever oil or gas produced and save all papers and instrument
yment of the notehereinafter n		and delivered by	
		g described note executed and delivered by the Exchange National Bank, of Tulsa, Oklahoma, a	
	e Exchange National Bank, of Tulsa, a	t its offices in Tulsa, Oklahoma, without grace, and with interes	
te for \$	, date	19 payable	
te for \$	date	, 19 payable	, 19
		, 19, payable	
The conditions of this agreem FIRST. 'I'hat it will pay said SECOND. That it will not some to become subject to any lien, moved out of the said	ent are as follows: The first party her I noteand each of them at maturity, ell, mortgage, assign or otherwise disp of any kind whatsoever, until this mo	rein covenants and agrees: with interest thereon when due, ose of said lease or property above described, and will not suff rigage is fully satisfied, and will not remove, or permit any unty while this mortgage remains a valid lien for any sum therece not paid at maturity, or interest paid when due, or in the	er or permit any part of the part of said property to but.
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