	pRopulato ve tibila igisa saligiana sakugana ngaa maa sa baagsanimana nang masings, agai mananana n		- years, pol and hill esse through about pour dominants; and corporation
		, Oklahoma, a corporation, party of the second part,	
of all analytics for the contract of		r of a valid, existing and indefeasible oil and gas mining	lease, free and clear of all liens
		and recorded in Book, page	
		ering the following described property, located in	
		the solution of the solution o	أنجا أفراد الجيئات وأوقدها جرازا جالدات
minty, State of Okjanoma, to-with	**************************************		
grafia de la composição d Asia de la composição de l			The second secon
والقروري والمراجع عرابات ويعاورا الفاضات			
		promissory notehereinafter described, the	e party of the first went does be
pertaining, including all oil stored ldings, derricks, pipe lines, tanks, d and description belonging to sai As further security for the pay m said premises, during the life of	on said land belonging to first party, an- casings, telephone lines, live stock, vehicl d lease, and leasehold estate, wherever lo- ment of said note, the first party mort this mortgage; first party hereby agreei- ine regulations, necessary to transfer said	tenements, hereditaments and appurtenances thereunto a d all oil and gas wells, oil well supplies and machine les located on, in or under said above described property cated.  Igages to second party the part of inmediately execut d part of oil or gas to said second party, the proceeds o	ry of every kind and character, and all other property of every all oil or gas produced and savedute all papers and instruments
		scribed note executed and delivered by	
***************************************		to The Exchange National Bank, of Tulsa, Oklahom	a, as joint and several principals
I payable to the order of said The cent, per annum from maturity u		offices in Tulsa, Oklahoma, without grace, and with inte	erest at the rate of
		, 19, payable	19
		, 19, payable	
		, 19, payable	
FIRST. That it will pay said SECOND <sub>4</sub> . That it will not sel me to become subject to any lien, or moved out of the said	County over the said note—herein described are not over set out are violated or broken in any all papers, including any and all papers make a good and valid transfer of said or designate, derstand, and first party covenants and at thereof, or in the event second party dout notice, to declare all of the said indel recovery of all costs, expenses, and reas	h interest thereon when due, of said lease or property above described, and will not go is fully satisfied, and will not remove, or permit a while this mortgage remains a valid lien for any sum the paid at maturity, or interest paid when due, or in the party, upon written notice served and instruments under pipe-line requirements, and all poil and gas mining lease, and all other property therein digrees, that in the event first party violates, breaks or facems itself insecure under said mortgage, the said secon bledness due and payable, and to take any one or me souable attorney fees incurred in the satisfaction of said	ereon.  the event any of the covenants upon it or any of its agents or pagers and instruments necessary lescribed, to second party, or any alls to perform any of the above departy herein shall be, and it is one of the following methods to debit? Second party may take
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