enctimbrances, dated			
Deeds of	, , , , , , , , , , , , , , , , , , ,		*********************************
eds of			
	The second secon		
nty, State of Oklahoma, to-wit:		<u>,,.,.,.,.,.,.,.,.,.,.,.,.,.,.,.,.,</u>	***************************************
en de la fina de la companya de la La companya de la co			
NOW, THEREFORE, As security for the pa	yment of	promissory notehereinafter describe	d, the party of the first part does by
e presents mortgage unto party of the second p and interest and estate of said first party in an	part, its successors and assigns,	the above described oil and gas mining leas	e and leasehold estate, and all right nto acquired, belonging, or in anywis
ertaining, including all oil stored on said land b	clonging to first party, and all o	il and gas wells, oil well supplies and mad	thinery of every kind and character
dings, derricks, pipe lines, tanks, casings, telepho and description belonging to said lease, and lea		ited on, in or under said above described pro	perty, and all other property of ever
As further security for the payment of said no	ote, the first party mortgages	to second party thepat	t of all oil or gas produced and save
n said premises, during the life of this mortgage uding those required under pipe-line regulations,	i first party hereby agreeing, on necessary to transfer said part	demand of second party, to immediately of oil or gas to said second party, the proces	execute all papers and instruments eds of which are to be applied on th
ment of the note hereinafter mentioned.			
This mortgage is given as security for the pa			
payable to the order of said The Exchange Nati	ional Bank, of Tulsa, at its offices	in Tulsa, Oklahoma, without grace, and with	a interest at the rate of
cent. per annum from maturity until fully paid,			
e for \$			
e for \$			
e for \$, The conditions of this agreement are as follow			
FIRST. That it will pay said note and eac SECOND. That it will not sell, mortgage, as a to become subject to any lien, of any kind when	de of those of materials, with inter	act therapy when due	not suffer or permit any part of th
oved out of the said	County while	this mortgage remains a valid lien for any su	m thereon.
THIRD. That it will, in the event said note.	herein described are not paid	at maturity, or interest paid when due, or er, that first party, upon written notice ser	in the event any of the covenant yed upon it or any of its agents o
eloyees, will immediately execute all papers, inc er departmental requirements, to make a good a	cluding any and all papers and i	nstruments under pipe-line requirements, and	l all papers and instruments necessar
on or company second party may designate. The parties hereto mutually understand, and f	first party covenants and agrees.	that in the event first party violates, breaks	or fails to perform any of the abov
mants or conditions, or any part thereof, or in	the event second party deems i	tself insecure under said mortgage, the said a	second party herein shall be, and it is r more of the following methods t
orce its lien, including therein the recovery of al	ll costs, expenses, and reasonable	attorney fees incurred in the satisfaction of perein described, and maintain, operate and co	of said debt: Second party may take ontrol the said property, and apply a
seeds derived therefrom on the payment of said	l notes, until the obligations here on of and sell all of said property	in are fully paid, first party agreeing to give and interests herein described, under the law	the second party immediate peaceables of the State of Oklahoma applicable
oreclosure of mortgages; or, second party, at its	option, is hereby authorized to a	apply for and have appointed a receiver of herein, and agrees not to protest or contest,	all the property and interests above directly or indirectly, the application
or the appointment of, a receiver herein, and ag ning and selling of all oil and gas produced the	grees that a receiver, at the option refrom, and apply the proceeds of	n of second party, may hold, maintain and	operate said property, including th
l, or sell and dispose of said property according All the terms, conditions and covenants here	to law. in shall extend to and bind all th	ne parties herein, their successors and assigns	
IN WITNESS WHEREOF, The party of the day and year first above written.	e first part has caused its name t	엄마하는 나를 하는데 있는 사람들이 있는 것 같아.	
est.			Presider
		Life the control of t	ere ere geleg pilot er geleg og er størne og er er størne er
UNTY OF STATE OF OKLAHOMA.	ss.		
Now on this day	of	191, before me	
otary Public within and for the County and Statue known to be the identical person who subscr	te aforesaid, appeared		
ne that he executed the same as his free and vo	luntary act and deed and as the	iree and voluntary act and deed of such co	rporation, for the uses and purpose
ein named. Witness my hand and Notarial Seal, the day a		· · · · · · · · · · · · · · · · · · ·	Notary Publi
commission expires	C D		alian na makana sangana ngangkasan ngang ngang ngang ngang ngang na manan man na makana na mini diakan na mini
ATE OF OKLAHOMA,		경영 마루 강 강성 생생들도 오양성 시간했다	
Tulsa County. At Tulsa, Okla.			
I-HEREBY CERTIFY That this instrument	was filed for record in my office		
		\$11.133.00.00000000000000000000000000000	Register of Deeds,
		And the second s	
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	ia a nanti l	1000	1 11 2