	SE NATIONAL BANK, of Tu	lsa, Oklahoma, a corporation, pa	irty of the second part,	
WITNESSETH: That whereas, the p				ng lease, free and clear of all liens
d encumbrances, dated				
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Decds of				
ounty, State of Oklahoma, to-wit:			the contract of the contract o	
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NOW, THEREFORE, As security for	r the payment of	promissory note	hereinafter described.	the party of the first part does by
pertaining, including all oil stored on said ildings, derricks, pipe lines, tanks, casings, and and description belonging to said lease, As further security for the payment of om said premises, during the life of this mechanism those required under pipe-line regulations to the pate.	telephone lines, live stock, vel and leasehold estate, wherever f said note, the first party m ortgage; first party hereby agre thations, necessary to transfer s	nicles located on, in or under sale located. ortgages to second party the eeing, on demand of second pa	I above described prope part of the immediately ex	rty, and all other property of every of all oil or gas produced and saved ecute all papers and instruments,
yment of the notehereinafter mentioned This mortgage is given as security for	d. the payment of the following	described noteexecuted and	delivered by	
	***************************************	to The Exchange Nationa	i Bank, of Tulsa, Oklaho	oma, as joint and several principals,
ed payable to the order of said The Exchan r cent. per annum from maturity until full		its offices in Tulsa, Oklahoma, w	ithout grace, and with i	nterest at the rate of
ote for \$		10	navable	10
Tote for \$	, date	, 19	, payable	. 19
ote for \$	date, date	in covenants and agrees:  with interest thereon when due, se of said lease or property abougge is fully satisfied, and will ty while this mortgage remains not paid at maturity, or interesting manner, that first party, upers and instruments under piped oil and gas mining lease, and a lagrees, that in the event first processing itself insecure under said debtedness due and payable, and the debtedness due and payable, and the said the	ye described, and will need to see the control of t	ot suffer or permit any part of the tany part of said property to be thereon.  It is any of the covenants of upon it or any of its agents or any of its agents or any of the recessary or described, to second party, or any fails to perform any of the above cond party herein shall be, and it is more of the following methods to
The conditions of this agreement are a FIRST. That it will pay said note SECOND. That it will not sell, mort note to become subject to any lien, of any k emoved out of the said	date	with interest thereon when due.  se of said lease or property abo- igage is fully satisfied, and will ty while this mortgage remains in ont paid at maturity, or interes my manner, that first party, up ers and instruments under pipe- d oil and gas mining lease, and a l agrees, that in the event first p deems itself insecure under said debtedness due and payable, an easonable attorney fees incurred property herein described, and ma- tions herein are fully paid, first p property and interests herein de rized to apply for and have app receiver herein, and agrees not the option of second party, ma roceeds of the sale thereof to t	ye described, and will not remove, or permi a valid lien for any sum as the paid when due, or it on written notice serve line requirements, and a sell other property therein arty world to take any one or 1 in the satisfaction of aintain, operate and contry agreeing to give the scribed, under the laws so inted a receiver of all to protest or contest, did y hold, maintain and on the payment of said not successors and assigns.	ot suffer or permit any part of the tany part of said property to be thereon.  It is any part of said property to be thereon.  It is a second party of the covenants of upon it or any of its agents or any of its agents or any of the second 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 es second party immediate peaceable of the State of Oklahoma applicable if the property and interests above irectly or indirectly, the application prerate said property, including the emuntil said indebtedness is fully
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