THIS INDENTURE, Made and entered into this	医乳腺性 化二氯化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	그 형태에 가다. 하는 사람들은 사람들이 되었다. 그는 그 그 그 그 사람들은 그리는 그 그를 하는 것이다.
party of the first part, and THE EXCHANGE NATIONAL BANK,	of Tulsa, Oklahoma, a corporation, party of the se	econd part,
WITNESSETH: That whereas, the party of the first part is and encumbrances, dated, executed		
	and recorded in Book, pag	3cof the records of the Register
Deeds of County, Oklaho	oma, covering the following described property, loc	ated in
ounty, State of Oklahoma, to-wit:		
والبالوال المنازيسي والمراب المرابع البدال الكالهال		
기업 보다는 하는 뒤로 하는 것이 같은 사람들이다.		
NOW, THEREFORE, As security for the payment of		선생님 회사 항상하는 네 현생님의 나는 사이
ese presents mortgage unto party of the second part, its successor le and interest and estate of said first party in and to all and sing pertaining, including all oil stored on said land belonging to first pildings, derricks, pipe lines, tanks, casings, telephone lines, live stoned and description belonging to said lease, and leasehold estate, who has further security for the payment of said note, the first payment of said premises, during the life of this mortgage; first party hereby the life of this mortgage; first party hereby the life of this mortgage.	ular the tenements, hereditaments and appurtenance party, and all oil and gas wells, oil well supplies ck, vehicles located on, in or under said above descretered located. The mortgages to second party the located or agreeing, on demand of second party, to immer agreeing, on demand of second party,	es thereunto acquired, belonging, or in anywise and machinery of every kind and character, ibed property, and all other property of everypart of all oil or gas produced and saved ediately execute all papers and instruments,
This mortgage is given as security for the payment of the following		
ed payable to the order of said The Exchange National Bank, of Tul r cent. per annum from maturity until fully paid, to-wit:		
ote for \$, date,	, 19, payable	
ote for \$, date,	, 19 , payable ,	
ote for \$, date		
FIRST. That it will pay said note	nity, with interest thereon when due, dispose of said lease or property shove described, s mortgage is fully satisfied, and will not remove, County while this mortgage remains a valid lien fo d are not paid at maturity, or interest paid when an in any manner, that first party, upon written not papers and instruments under pipe-line requirem.	, or permit any part of said property to be or any sum thereon. due, or in the event any of the covenants otice served upon it or any of its agents or ents, and all papers and instruments necessary
rson or company second party may designate. The parties hereto mutually understand, and first party covenant wenants or conditions, or any part thereof, or in the event second reby authorized, at its option, without notice, to declare all of the stores its lien, including therein the recovery of all costs, expenses, session of said oil and gas mining lease and leasehold estate, and occeds derived therefrom on the payment of said notes, until the cossession; or, the second party may take possession of and sell all of forcelosure of mortgages; or, second party, at its option, is hereby scribed. The first party hereby waives all notice of the appointment, or, or, the appointment of, a receiver herein, and agrees that a receive noing and selling of all oil and gas produced therefrom, and apply id, or sell and dispose of said property according to law. All the terms, conditions and covenants herein shall extend to IN WITNESS WHEREOF, The party of the first part has care and any over first above written.	its and agrees, that in the event first party violates, party deems itself insecure under said mortgage, the said indebtedness due and payable, and to take an and reasonable attorney fees incurred in the satisf all property herein described, and maintain, operations herein are fully paid, first party agreeing of said property and interests herein described, under authorized to apply for and have appointed a receit of a receiver herein, and agrees not to protest or er, at the option of second party, may hold, maint the proceeds of the sale thereof to the payment of and bind all the parties herein, their successors and used its name to be subscribed hereto, and its corporated in the payment of the sale thereof, and its corporated its name to be subscribed hereto, and its corporated.	, breaks or fails to perform any of the above he said second party herein shall be, and it is y one or more of the following methods to faction of said debt: Second party may take te and control the said property, and apply all to give the second party immediate peaceable r the laws of the State of Oklahoma applicable eiver of all the property and interests above contest, directly or indirectly, the application tain and operate said property, including the of said noteuntil said indebtedness is fully 1 assigns. rate seal affixed by its duly authorized officers,
testSecre	tarv. Bv	President
STATE OF OKLAHOMA. Sometimes of the state o	101 Nations was	
Notary Public within and for the County and State aforesaid, appear	red	
me known to be the identical person who subscribed the name of t me that he executed the same as his free and voluntary act and de- rein named.	ed and as the free and voluntary act and deed of	such corporation, for the uses and purposes
rein named. Witness my hand and Notarial Seal, the day and year last above Commission expires	written.	Notary Public.
y Commission expires	09.42	an makan 19ay sagapan nggalatiyigan ilga indigalakoni ni galakong ing indikay na indaka mit ganafari is 1945 sak bidanindahan 19a
Witness my hand and Notarial Seal, the day and year last above y commission expires		
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o'clock	Page	in the control of the
3yDepu	ity.	Register of Deeds,