|   | 이 있다면 되다는 그래는 이외에서 어느 물만 그 회에 살린다.   |   | [1] 시민 교육시민 중앙 교육 전 시간 시간 중에 다시다.   |
|---|--|---|---|
| THIS INDENTURE, Made and entered into   |  |   |   |
| arity of the first part, and THE EXCHANGE NA WITNESSETH: That whereas, the party o  | TIONAL BANK, of Tulsa, Oklof the first part is the owner of a  | valid, existing and indefensible oil and gas t  | nrt, 8  |
| a e gantalisa a terreta de la participa de la caracteria de la capación de la capación de la capación de la ca<br>De segunda la capación de la capación  |  | 하는 사람들은 사람들이 가장 하는 사람들이 가장 하다는 사람이 없는데  |   |
|   | ,  | id recorded in Book   | of the records of the Register  |
| f Deeds of  |  | しょうしゅ しょうさん アンドラー・コース・アイ・アン・アン・アンド しょうしょう はいかいき   | 表示 医乳糖 化二甲基苯二甲基苯酚 化电子电流 电电话电流 医电子 医多生性 电流   |
| County, State of Oklahoma, to-wit:  |  |   |   |
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|   | الما أن يعد المواجهة المستحدة في المستحدة في المستحدة في المستحدة المستحدة المستحدة المستحدة المستحدة المستحد<br>المستحدد المستحد المستحدة المستحدد ا | ニース・スプキ だいしん ストー・ 記事できる しゅうし ニー・ステー だいりょう   |   |
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|   |  |   |   |
| ppertaining, including all oil stored on said land luildings, derricks, pipe lines, tanks, easings, teleptind and description belonging to said lease, and lease As further security for the payment of said room said premises, during the life of this mortgag including those required under pipe-line regulation ayment of the notehereinafter mentioned.  This mortgage is given as security for the payment of t | one lines, live stock, vehicles lo<br>aschold estate, wherever located<br>note, the first party mortgage:<br>e; first party hereby agreeing, o<br>s, necessary to transfer said part<br>ayment of the following describ  | cated on, in or under said above described pr  s to second party the pr  n demand of second party, to immediately t of oil or gas to said second party, the proc  ed note executed and delivered by   | operty, and all other property of every art of all oil or gas produced and saved execute all papers and instruments, eeds of which are to be applied on the   |
| ad payable to the order of said The Exchange Nat  | tional Bank, of Tulsa, at its offic-   |   |   |
| er cent. per annum from maturity until fully paid,  | to-wit:  | es in Tulsa, Oklahoma, without grace, and wi  | th interest at the rate of  |
| er cent. per annum frommuturity until fully paid,   | to-wit:  | es in Tulsa, Oklahoma, without grace, and wi  | th interest at the rate of  |
| er cent. per annum frommaturity until fully paid,  [ote for \$  | to-wit: datedate   | es in Tulsa, Oklahoma, without grace, and wi  | th interest at the rate of  |
| er cent. per annum from maturity until fully paid, lote for \$  | date   | es in Tulsa, Oklahoma, without grace, and wing the second of the second | th interest at the rate of  |
| er cent. per annum from maturity until fully paid, lote for \$  | date   | es in Tulsa, Oklahoma, without grace, and wing the second of the second | Il not suffer or permit any part of the rmit any part of said property to be um thereon.  In it he event any of the covenants rived upon it or any of its agents or d all papers and instruments necessary trein described, to second party, or any |
| er cent. per annum fromematurity until fully paid, lote for \$  | date   | es in Tulsa, Oklahoma, without grace, and with the second party and the parties herein described, and will not remove, or pet this mortgage remains a valid lien for any statements under pipe-line requirements, and gas mining lease, and all other property the that in the event first party violates, break itself insecure under said mortgage, the said ess due and payable, and to take any one le attorney fees incurred in the satisfaction herein described, and maintain, operate and recin are fully paid, first party agreeing to give yand interests herein described, under the la apply for and have appointed a receiver of herein, and agrees not to protest or contest on of second party, may hold, maintain and the parties herein, their successors and assign to be subscribed hereto, and its corporate sea to be subscribed here to an and the subscribed hereto.   | th interest at the rate of  |
| er cent. per annum fromematurity until fully paid, lote for \$  | date   | es in Tulsa, Oklahoma, without grace, and with the second party and the parties herein described, and will not remove, or pet this mortgage remains a valid lien for any statements under pipe-line requirements, and gas mining lease, and all other property the that in the event first party violates, break itself insecure under said mortgage, the said ess due and payable, and to take any one le attorney fees incurred in the satisfaction herein described, and maintain, operate and recin are fully paid, first party agreeing to give yand interests herein described, under the la apply for and have appointed a receiver of herein, and agrees not to protest or contest on of second party, may hold, maintain and the parties herein, their successors and assign to be subscribed hereto, and its corporate sea to be subscribed here to an and the subscribed hereto.   | th interest at the rate of  |
| fote for \$   | date   | es in Tulsa, Oklahoma, without grace, and with the second party and the parties herein described, and will not remove, or pet this mortgage remains a valid lien for any statements under pipe-line requirements, and gas mining lease, and all other property the that in the event first party violates, break itself insecure under said mortgage, the said ess due and payable, and to take any one le attorney fees incurred in the satisfaction herein described, and maintain, operate and recin are fully paid, first party agreeing to give yand interests herein described, under the la apply for and have appointed a receiver of herein, and agrees not to protest or contest on of second party, may hold, maintain and the parties herein, their successors and assign to be subscribed hereto, and its corporate sea to be subscribed here to an and the subscribed hereto.   | th interest at the rate of  |
| ote for \$  fote for \$  The conditions of this agreement are as follo FIRST. That it will pay said note  | date   | es in Tulsa, Oklahoma, without grace, and with the second party above described, and with fully satisfied, and will not remove, or per this mortgage remains a valid lien for any set at maturity, or interest paid when due, or ner, that first party, upon written notice set instruments under pipe-line requirements, and gas mining lease, and all other property the that in the event first party violates, break itself insecure under said mortgage, the said sess due-and payable, and to take any one le attorney fees incurred in the satisfaction herein described, and maintain, operate and recin are fully paid, first party agreeing to give yand interests herein described, under the la apply for and have appointed a receiver of reherin, and agrees not to protest or contession of second party, may hold, maintain and of the sale thereof to the payment of said the parties herein, their successors and assign to be subscribed hereto, and its corporate sea   | th interest at the rate of  |
| fore for \$   | date   | es in Tulsa, Oklahoma, without grace, and with the parties herein, their successors and assignt to be subscribed, and maintain and of the sale thereof to the payment of said the parties herein, their successors and assignt to be subscribed, and maintain and of the sale thereof to the payment of said there are not the said to the payment of the said the payment of said the parties herein, their successors and assignt to be subscribed thereto, and its corporate sea the payment of said the parties herein, their successors and assignt to be subscribed thereto, and its corporate sea the payment of the foregoing instrument as its.  By   | th interest at the rate of  |
| fore for \$   | date   | es in Tulsa, Oklahoma, without grace, and with the parties herein, their successors and assignt to be subscribed, and maintain and of the sale thereof to the payment of said the parties herein, their successors and assignt to be subscribed, and maintain and of the sale thereof to the payment of said there are not the said to the payment of the said the payment of said the parties herein, their successors and assignt to be subscribed thereto, and its corporate sea the payment of said the parties herein, their successors and assignt to be subscribed thereto, and its corporate sea the payment of the foregoing instrument as its.  By   | th interest at the rate of  |
| FIRST. That it will pay said note   | date   | es in Tulsa, Oklahoma, without grace, and with the parties herein, their successors and assignt to be subscribed, and maintain and of the sale thereof to the payment of said the parties herein, their successors and assignt to be subscribed, and maintain and of the sale thereof to the payment of said there are not the said to the payment of the said the payment of said the parties herein, their successors and assignt to be subscribed thereto, and its corporate sea the payment of said the parties herein, their successors and assignt to be subscribed thereto, and its corporate sea the payment of the foregoing instrument as its.  By   | th interest at the rate of  |
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| cr cent. per annum from maturity until fully paid, lote for \$  | date   | es in Tulsa, Oklahoma, without grace, and with the series of the foregoing instrument as its.  By   | th interest at the rate of  |