rty of the first part, and THE E	지난 사람 살아보다 얼마나 하고 말을 다 했다.	, of Tulsa, Oklahoma, a corporation, party of the second part,
	일하는 나게 된 이 가는 그 중 없다. 하 건물을	the owner of a valid, existing and indeleasible oil and gas mining lease, free and clear of all liens
l encumbrances, dated	executed 1	by
the control of the control of the first and the control of the con		
		and recorded in Book
		oma, covering the following described property, located in
		Single-verting the Associated project 173 Accreted Hamman
anty, State of Oktanoma, to-wat		
		가는 사람들이 되었는데 가장 보고 있다. 그 등에 가장 살아가는 것 같아 하는데 되었다. 그 사람들이 되었다. 그는 사람들이 되었다. 그는 사람들이 되었다면 하는데 하는데 보고 있다. 그 사람들이 되었다면 하는데 되었다.
		다는 사람들이 보고 있는 것이 되었다. 그런 그런 사람들은 사람들이 되었다. 
		교육으로 있는 것도 있는 것이 되었다. 그 것도 살아보고 있는 것이 되었다. 그는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
e presents mortgage unto part	ty of the second part, its successors	promissory notehereinafter described, the party of the first part does to promissory notehereinafter described, the party of the first part does to and assigns, the above described oil and gas mining lease and leasehold estate, and all right ular the tenements, hereditaments and appurtenances thereunto acquired, belonging, or in anywi-
ertaining, including all oil stord ldings, derricks, pipe lines, tank	ed on said land belonging to first p ks, casings, telephone lines, live stoc	party, and all oil and gas wells, oil well supplies and machinery of every kind and characteck, vehicles located on, in or under said above described property, and all other property of ever
	said lease, and leaschold estate, who payment of said note, the first pa	erever located. arty mortgages to second parly thepart of all oil or gas produced and save
	e-line regulations, necessary to tran	by agreeing, on demand of second party, to immediately execute all papers and instrument uster said part of oil or gas to said second party, the proceeds of which are to be applied on the
This mortgage is given as so	ecurity for the payment of the follo	owing described noteexecuted and delivered by
医乳腺性 化二甲二甲基甲二甲基甲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	网络克里尔 医多克氏性 经收益 经货币 化基础 医闭塞氏征 经	to The Exchange National Bank, of Tulsa, Oklahoma, as joint and several principal lsa, at its offices in Tulsa, Oklahoma, without grace, and with interest at the fate of
cent. per annum from maturity		isa, at its onices in Tuisa, Oxianonia, willout grace, and with interest at the face of th
e for \$	date	, 19, payable
그들은 이 경우에 가는 사람들은 기계되었다.		
我们的一种的意思是特殊的一点, 网络大家的 化二氯化甲基乙基	"我们还是我们的,我们就是一个人,我们就是我们的 <del>我们,我们就是一个人的。""我们</del>	, 19, payable
The conditions of this agreer FIRST. That it will pay sai SECOND. That it will not te to become subject to any lien	ment are as follows: The first party sid noteand each of them at matu sell, mortgage, assign or otherwise n, of any kind whatsoever, until this	그렇게 하는 것이 그렇게 되는 것이 되었다. 그런 이 사람들은 사람들은 사람들이 가장 하는 것이 되었다. 그는 그는 사람들은 사람들이 가장 그는 사람들이 되었다.
loved out of the said		d are not paid at maturity, or interest paid when due, or in the event any of the covenant
THIRD. That it will, in the ressed in the second condition a ployees, will immediately execu- ler departmental requirements,	above set out are violated or brokei ute all papers, including any and al to make a good and valid transfer o	en in any manner, that first party, upon written notice served upon it or any of its agents of all papers and instruments under pipe-line requirements, and all papers and instruments necessar
THIRD. That it will, in the ressed in the second condition a ployees, will immediately exceller departmental requirements, son or company second party m. The parties hereto mutually rehants or conditions, or any pely authorized, at its option, will orce its lien, including therein the session of said oil and gas min	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer of may designate.  understand, and first party covenant art thereof, or in the event second tithout notice, to declare all of the si- the recovery of all costs, expenses, ning lease and leasehold estate, and	en in any manner, that first party, upon written notice served upon it or any of its agents of all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an all other property therein described, to second party, or an all said in the event first party violates, breaks or fails to perform any of the above a party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods a and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take all property herein described, and maintain, operate and control the said property, and apply a
THIRD. That it will, in the ressed in the second condition a ployees, will immediately executer departmental requirements, son or company second party ments or conditions, or any period authorized, at its option, wince its lien, including therein tisession of said oil and gas min exects derived therefrom on the session; or, the second party more closure of mortgages; or, secribed. The first party hereby of the appointment of, a receival or the appointment of, a receival and the second party more closure of mortgages; or, secribed. The first party hereby or the appointment of, a receival and the second party more considerable.	above set out are violated or broker ute all papers, including any and all to make a good and valid transfer on any designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sethle recovery of all costs, expenses, ining lease and leasehold estate, and e payment of said notes, until the on the possession of and sell all occord party, at its option, is hereby is waives all notice of the appointment wer herein, and agrees that a receive	en in any manner, that first party, upon written notice served upon it or any of its agents all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or air and agrees, that in the event first party violates, breaks or fails to perform any of the about a party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods and reasonable attorney fees incurred in the satisfaction of said debt. Second party may tall dall property herein described, and maintain, operate and control the said property, and apply a soligations herein are fully paid, first party agreeing to give the second party immediate peaceab of said property and interests herein described, under the laws of the State of Oklahoma applicable authorized to apply for and have appointed a receiver of all the property and interests about of a receiver herein, and agrees not to protest or contest, directly or indirectly, the applicationer, at the option of second party, may hold, maintain and operate said property, including the
THIRD. That it will, in the cressed in the second condition a ployces, will immediately executer departmental requirements, son or company second party me the parties hereto mutually reliants or conditions, or any party authorized, at its option, wi orce its lien, including therein tissession of said oil and gas min executed derived therefrom on the issession; or, the second party me foreclosure of mortgages; or, secribed. The first party hereby to, or the appointment of, a receiving and selling of all oil and a d, or sell and dispose of said predictions and the terms, conditions an	above set out are violated or broker ute all papers, including any and all to make a good and valid transfer any designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sether ecovery of all costs, expenses, ning lease and leasehold estate, and e payment of said notes, until the o nay take possession of and sell all o econd party, at its option, is hereby waives all notice of the appointuint ver herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  of, The party of the first part has cau	en in any manner, that first party, upon written notice served upon it or any of its agents of all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an arts and agrees, that in the event first party violates, breaks or fails to perform any of the about 1 party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods to and reasonable attorney fees incurred in the satisfaction of said debt: Second party may tak d all property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable authorized to apply for and have appointed a receiver of all the property and interests about of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is fully and bind all the parties herein, their successors and assigns.
THIRD. That it will, in the ressed in the second condition sloyees, will immediately exceuer departmental requirements, son or company second party m. The parties hereto mutually rehants or conditions, or any party authorized, at its option, whore its lien, including therein the session of said oil and gas min eceds derived therefrom on the session; or, the second party more closure of mortgages; or, see thed. The first party hereby or the appointment of, a receiving and selling of all oil and gl, or sell and dispose of said pre All the terms, conditions an IN WITNESS WHEREOF day and year first above writtenders.	above set out are violated or brokeinte all papers, including any and all to make a good and valid transfer enay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sither recovery of all costs, expenses, in hing lease and leasehold estate, and e payment of said notes, until the o nay take possession of and sell all o econd party, at its option, is hereby waives all notice of the appointment ver herein, and agrees that a receiver operty according to law.  Independent of the first part has caused.	en in any manner, that first party, upon written notice served upon if or any of its agents all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or are not and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods and reasonable attorney fees incurred in the satisfaction of said debt: Second party may that all all property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceab of said property and interests herein described, under the laws of the State of Oklahoma applicabe attorized to apply for and have appointed a receiver of all the property and interests about of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the payment of said note
THIRD. That it will, in the ressed in the second condition aloyees, will immediately excent departmental requirements, ion or company second party m. The parties hereto mutually rehants or conditions, or any party authorized, at its option, wince its lien, including therein the ression of said oil and gas min needs derived therefrom on the session; or, the second party more closure of mortgages; or, see the d. The first party hereby or the appointment of, a receiving and selling of all oil and gl, or sell and dispose of said pre All the terms, conditions an IN WITNESS WHEREOF day and year first above writte	above set out are violated or brokeinte all papers, including any and all to make a good and valid transfer enay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sither recovery of all costs, expenses, in hing lease and leasehold estate, and e payment of said notes, until the o nay take possession of and sell all o econd party, at its option, is hereby waives all notice of the appointment ver herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  In covenants herein shall extend to for the party of the first part has causen.  Secret	en in any manner, that first party, upon written notice served upon it or any of its agents call papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an arts and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods a and reasonable attorney fees incurred in the satisfaction of said debt: Second party may that all all property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable attoried to apply for and have appointed a receiver of all the property and interests about of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application ret, at the option of second party, may hold, infaintain and operate said property, including if the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full and bind all the parties herein, their successors and assigns, and of the payment of said note
THIRD. That it will, in the ressed in the second condition alorges, will immediately executer departmental requirements, ion or company second party m. The parties hereto mutually reliants or conditions, or any party authorized, at its option, wirree its lien, including therein t session of said oil and gas min reeds derived therefrom on the session; or, the second party more closure of mortgages; or, seribed. The first party hereby or the appointment of, a receiving and selling of all oil and g, or sell and dispose of said pre All the terms, conditions an IN WITNESS WHEREOF day and year first above writteest.	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer on ay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sittle recovery of all costs, expenses, ning lease and leasehold estate, and a payment of said notes, until the onay take possession of and sell all ocond party, at its option, is hereby waives all notice of the appointment iver herein, and agrees that a receive gas produced therefrom, and apply operty accepting to law.  In covenants herein shall extend to a covenants herein shall extend to sell.  Secret	en in any manner, that first party, upon written notice served upon it or any of its agents call papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an atts and agrees, that in the event first party violates, breaks or fails to perform any of the about 1 party deems itself insecure under said mortgage, the said second party herein shall be, and it is said indebtedness due and payable, and to take any one or more of the following methods to and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and the property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable of said property and interests herein described, under the laws of the State of Oklahoma applicable of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to and bind all the parties herein, their successors and assigns.  Hereit is a parties herein, and its corporate seal affixed by its duly authorized officer that.
THIRD. That it will, in the reseed in the Second condition alloyees, will immediately executed the research of the parties hereto mutually chants or conditions, or any party authorized, at its option, wire its lien, including therein the resision of said oil and gas minimizeds derived therefrom on the resision; or, the second party more closure of mortgages; or, secribed. The first party hereby or the appointment of, a receivaling and selling of all oil and g, or sell and dispose of said pre All the terms, conditions an IN WITNESS WHEREOF day and year first above writtens.  STATE OF OKLAH.	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer on ay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the state recovery of all costs, expenses, ning lease and leasehold estate, and a payment of said notes, until the o nay take possession of and sell all occord party, at its option, is hereby waives all notice of the appointment over herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  In covenants herein shall extend to form the party of the first part has caused.  Secret	en in any manner, that first party, upon written notice served upon it or any of its agents call papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an arts and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods a and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and ell property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable authorized to apply for and have appointed a receiver of all the property and interests about at of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said note—until said indebtedness is full or and bind all the parties herein, their successors and assigns, unsed its name to be subscribed hereto, and its corporate seal affixed by its duly authorized officer thanks.  By Presidentian Alphanese and the parties herein and content affixed by its duly authorized officer thanks.
THIRD. That it will, in the reseed in the Second condition a loyees, will immediately executed the property of the parties hereto mutually chants or conditions, or any party authorized, at its option, wire its lien, including therein the resision of said oil and gas mineceds derived therefrom on the resision; or, the second party more closure of mortgages; or, secribed. The first party hereby or the appointment of, a receivaling and selling of all oil and g, or sell and dispose of said pre All the terms, conditions an IN WITNESS WHEREOF day and year first above writtens.  STATE OF OKLAH.  Now on this.	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer on ay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the state recovery of all costs, expenses, ning lease and leasehold estate, and a payment of said notes, until the o nay take possession of and sell all ocond party, at its option, is hereby waives all notice of the appointment over herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  In the party of the first part has caused.  Secret  Secret  COMA.    Ss.   Ss.	en in any manner, that first party, upon written notice served upon it or any of its agents all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or af this and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods a and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and ell property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceab of said property and interests herein described, under the laws of the State of Oklahoma applicable authorized to apply for and have appointed a receiver of all the property and interests about of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a condition of second party, may hold, maintain and operate said property, including the proceeds of the sale thereof to the payment of said note—until said indebtedness is full on and bind all the parties herein, their successors and assigns, unsed its name to be subscribed hereto, and its corporate seal affixed by its duly authorized officer that the parties herein, their successors and assigns.  191. Before me.  192. President
THIRD. That it will, in the reseed in the second condition a loyees, will immediately exceed the except of the exc	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer on ay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the state recovery of all costs, expenses, ning lease and leasehold estate, and a payment of said notes, until the o nay take possession of and sell all ocond party, at its option, is hereby waives all notice of the appointment over herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  In covenants herein shall extend to form the party of the first part has caused.  Secret  COMA.  Secret  COMA.  Ge County and State aforesaid, appear erson who subscribed the name of the	en in any manner, that first party, upon written notice served upon it or any of its agents all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or af its and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods a and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and ellipsoperty herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceab of said property and interests herein described, under the laws of the State of Oklahoma applicable authorized to apply for and have appointed a receiver of all the property and interests about of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a condition of second party, may hold, intaintain and operate said property, including the proceeds of the sale thereof to the payment of said note—until said indebtedness is full on and bind all the parties herein, their successors and assigns, unsed its name to be subscribed hereto, and its corporate seal affixed by its duly authorized officer that maker thereof to the foregoing instrument as its.  191, before me
THIRD. That it will, in the ressed in the second condition sloyees, will immediately executed the same and the second conditions are the second conditions and the second party in the parties hereto mutually chants or conditions, or any party in the second party in the second force its lien, including therein, it session of said oil and gas min needs derived therefrom on the session; or, the second party in oreclosure of mortgages; or, secribed. The first party hereby to or the appointment of, a receiving and selling of all oil and gl., or sell and dispose of said predictions and in the second the s	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer on ay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sittle recovery of all costs, expenses, ning lease and leasehold estate, and en payment of said notes, until the onay take possession of and sell all octon party, at its option, is hereby: waives all notice of the appointment iver herein, and agrees that a receive gas produced therefrom, and apply operty accyrding to law.  In covenants herein shall extend to covenants herein shall extend	en in any manner, that first party, upon written notice served upon it or any of its agents all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an attention of said oil and gas mining lease, and all other property therein described, to second party, or an attention of said agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take all property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable of said property and interests herein described, under the laws of the State of Oklahoma applicable at the foreign and have appointed a receiver of all the property and interests about at of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said note
THIRD. That it will, in the ressed in the second condition sloyees, will immediately executer departmental requirements, son or company second party m. The parties hereto mutually elants or conditions, or any proby authorized, at its option, with the session of said oil and gas min elected derived therefrom on the session; or, the second party m oreclosure of mortgages; or, secribed. The first party hereby to or the appointment of, a receiving and selling of all oil and gl, or sell and dispose of said pre All the terms, conditions an IN WITNESS WHEREOF day and year first above writtens.  STATE OF OKLAH.  Now on this.  Otary Public within and for the needs of the same are that he executed the same are that he executed the same are in mamed.  Witness my hand and Notari	above set out are violated or broken ute all papers, including any and all to make a good and valid transfer on ay designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the sittle recovery of all costs, expenses, ning lease and leasehold estate, and en payment of said notes, until the onay take possession of and sell all octon party, at its option, is hereby: waives all notice of the appointment iver herein, and agrees that a receive gas produced therefrom, and apply operty accyrding to law.  In covenants herein shall extend to covenants herein shall extend	en in any manner, that first party, upon written notice served upon it or any of its agents all papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an attention of said oil and gas mining lease, and all other property therein described, to second party, or an attention of said agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take all property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable of said property and interests herein described, under the laws of the State of Oklahoma applicable at the foreign and have appointed a receiver of all the property and interests about at of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said note
THIRD. That it will, in the ressed in the second condition ployoes, will immediately excender departmental requirements, son or company second party m. The parties hereto mutually chains or conditions, or any peby authorized, at its option, wiorce its lien, including therein the session of said oil and gas min eceds derived therefrom on the session; or, the second party more closure of mortgages; or, secribed. The first party hereby or the appointment of, a receival ming and selling of all oil and gd, or sell and dispose of said pread and selling of all oil and gd, or sell and dispose of said pread and year first above written. In WITNESS WHEREOF day and year first above writtens where the selling of the me that he executed the same are that he executed the same are rein named.  Witness my hand and Notaricommission expires.	above set out are violated or broken the all papers, including any and all to make a good and valid transfer on y designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the set the recovery of all costs, expenses, ning lease and leasehold estate, and a payment of said notes, until the o nay take possession of and sell all occord party, at its option, is hereby waives all notice of the appointment over herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  In the party of the first part has cauch.  Secret  COMA.  Aday of the first part has cauched and sell an	en in any manner, that first party, upon written notice served upon it or any of its agents call papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an attention and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it is said indebtedness due and payable, and to take any one or more of the following methods to and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable of said property and interests herein described, under the laws of the State of Oklahoma applicable of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to and bind all the parties herein, their successors and assigns.  191
THIRD. That it will, in the ressed in the second condition ployees, will immediately exceller departmental requirements, son or company second party m. The parties hereto mutually chants or conditions, or any proby authorized, at its option, wincre its lien, including therein t session of said oil and gas min ceeds derived therefrom on the session; or, the second party m oreclosure of mortgages; or, secribed. The first party hereby v, or the appointment of, a receiving and selling of all oil and gd, or sell and dispose of said predictions and the terms, conditions and IN WITNESS WHEREOF day and year first above write sest.  UNTY OF.  STATE OF OKLAHOMA.  Witness my hand and Notari commission expires.	above set out are violated or broken the all papers, including any and all to make a good and valid transfer on y designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the set the recovery of all costs, expenses, ning lease and leasehold estate, and a payment of said notes, until the o nay take possession of and sell all occord party, at its option, is hereby waives all notice of the appointment over herein, and agrees that a receive gas produced therefrom, and apply operty according to law.  In the party of the first part has cauch.  Secret  COMA.  Aday of the first part has cauched and sell an	en in any manner, that first party, upon written notice served upon it or any of its agents call papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an attention and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it is said indebtedness due and payable, and to take any one or more of the following methods to and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable of said property and interests herein described, under the laws of the State of Oklahoma applicable of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to and bind all the parties herein, their successors and assigns.  191
THIRD. That it will, in the ressed in the second condition sloyees, will immediately excelled each of the control of the contr	above set out are violated or brokein the all papers, including any and all to make a good and valid transfer on y designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the state recovery of all costs, expenses, in hing lease and leasehold estate, and e payment of said notes, until the o nay take possession of and sell all o econd party, at its option, is hereby waives all notice of the appointment ver herein, and agrees that a receiver therein, and agrees that a receiver poperty according to law.  In covenants herein shall extend to for the party of the first part has caused.  Secret Sound and State aforesaid, appearers on who subscribed the name of the said seal, the day and year last above its less that a free and voluntary act and decial Seal, the day and year last above	and in any manner, that first party, upon written notice served upon it or any of its agents of said papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an one and agrees, that in the event first party violates, breaks or fails to perform any of the above a party deems itself insecure under said mortgage, the said second party herein shall be, and it said indebtedness due and payable, and to take any one or more of the following methods to and reasonable attorney fees incurred in the satisfaction of said red but. Second party may taked all property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable authorized to apply for and have appointed a receiver of all the property and interests above at of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the applications of the papers and the protect of the papers and all property and independent of the protect of the papers and protect of the papers and protect of the papers and protect of
THIRD. That it will, in the ressed in the second condition ployees, will immediately exceller departmental requirements, son or company second party m. The parties hereto mutually chants or conditions, or any pely authorized, at its option, wincre its lien, including therein the session of said oil and gas min ceeds derived therefrom on the session; or, the second party more of the session of said oil and gas min oreclosure of mortgages; or, see ribed. The first party hereby or or the appointment of, a receivaing and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or sell and dispose of said prevaining and selling of all oil and gl, or the appointment of all oil and gl, or the appointment of all oil and gl, or the prevaining and selling of all oil and gl, or the appointment of all oil and gl, or and gl, or	above set out are violated or brokein the all papers, including any and all to make a good and valid transfer on y designate.  understand, and first party covenant art thereof, or in the event second ithout notice, to declare all of the state recovery of all costs, expenses, in hing lease and leasehold estate, and e payment of said notes, until the o nay take possession of and sell all o econd party, at its option, is hereby waives all notice of the appointment ver herein, and agrees that a receiver therein, and agrees that a receiver poperty according to law.  In covenants herein shall extend to for the party of the first part has caused.  Secret Sound and State aforesaid, appearers on who subscribed the name of the said seal, the day and year last above its less that a free and voluntary act and decial Seal, the day and year last above	en in any manner, that first party, upon written notice served upon it or any of its agents call papers and instruments under pipe-line requirements, and all papers and instruments necessar of said oil and gas mining lease, and all other property therein described, to second party, or an attention and agrees, that in the event first party violates, breaks or fails to perform any of the about party deems itself insecure under said mortgage, the said second party herein shall be, and it is said indebtedness due and payable, and to take any one or more of the following methods to and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take and property herein described, and maintain, operate and control the said property, and apply a obligations herein are fully paid, first party agreeing to give the second party immediate peaceable of said property and interests herein described, under the laws of the State of Oklahoma applicable of said property and interests herein described, under the laws of the State of Oklahoma applicable of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application of the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to proceeds of the sale thereof to the payment of said noteuntil said indebtedness is full to and bind all the parties herein, their successors and assigns.  191