		day of	
party of the first part, and THE I	XCHANGE NATIONAL BANK, of Tulsa,	Oklahoma, a corporation, party of the second part,	
nd encumbrances, dated	executed by		
		and recorded in Book, page	of the records of the Registe
		ing the following described property, located in	
	÷ ÷	경영 (1985년 1985년 - 1985년 1 1일 - 1일	
o rour myster man		promissory notehereinafter described, (
le and interest and estate of sai pertaining, including all oil stor ildings, derricks, pipe lines, tank nd and description belonging to As further security for the p	d first party in and to all and singular the ten ed on said laud belonging to first party, and a is, casings, telephone lines, live stock, vehicles said lease, and leasehold estate, wherever locat ayment of said note, the first party mortga	ons, the above described oil and gas mining lease a sements, hereditaments and appurtenances thereunto all oil and gas wells, oil well supplies and machin located on, in or under said above described properted. The second party the party to immediately executed on demand of second party, to immediately executed.	acquired, belonging, or in anywis tery of every kind and characte ty, and all other property of ever f all oil or gas produced and save
cluding those required under pip yment of the notehereinafter This mortgage is given as s	e-line regulations, necessary to transfer said p mentioned. scurity for the payment of the following descr	eart of oil or gas to said second party, the proceeds	of which are to be applied on the
	he Exchange National Bank, of Tulsa, at its of	to The Exchange National Bank, of Tulsa, Oklaho fices in Tulsa, Oklahoma, without grace, and with in	
		, 19, payable	
rte for \$	date	, 19, payable	
FIRST. That it will pay sa: SECOND. That it will not me to become subject to any lier moved out of the said	on, of any kind whatsoever, until this mortgage county where the county with the county county with the county county and all papers, including any and all papers at the make a good and valid transfer of said oil thay designate, understand, and first party covenants and agree the threeof, or in the event second party deen the theoreo, or in the event second party deen the the recovery of all costs, expenses, and reasoning lease and leasehold estate, and all proper payment of said notes, until the obligations by take possession of and sall all of said proper ond party, at its option, is hereby authorized waives all notice of the appointment of a receiver herein, and agrees that a receiver, at the opass produced therefrom, and apply the proceed perty according to law, of covenants herein shall extend to and bind a first part has caused its nan	nterest thereon when due, said lease or property above described, and will no is fully satisfied, and will not remove, or permit itle this mortgage remains a valid lien for any sum the did at maturity, or interest paid when due, or in anner, that first party, upon written notice served not instruments under pipe-line requirements, and all and gas mining lease, and all other property therein es, that in the event first party violates, breaks or an itself insecure under said mortgage, the said seed duess due and payable, and to take any one or mable attorney fees incurred in the satisfaction of saty herein described, and maintain, operate and contribution for fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, direct herein are fully paid, rest party protests or contest, direct herein, and agrees not to protest or contest, direct herein, and agrees not to protest or contest, direct herein, and agrees not to protest or contest, direct herein, and agrees not to protest or contest, direct herein are the sale thereof to the payment of said note. All the parties herein, their successors and assigns, not to be subscribed hereto, and its corporate seal affiliation.	any part of said property to be hereon. the event any of the covenant upon it or any of its agents o papers and instruments necessary described, to second party, or any fails to perform any of the above and party herein shall be, and it is more of the following methods to the said groperty, and apply all the said property, and apply a second party immediate peaceable the State of Oklahoma applicable the property and interests above cetty or indirectly, the application erate said property; including the muntil said indebtedness is fully exed by its duly authorized officers.
:test,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Secretary.	By the special property of the	President.
STATE OF OKLAH	OMA. day of.	d 191 beforé me	
Notary Public within and for the me known to be the identical pe me that he executed the same as trein named.	County and State aforesaid, appearedrson who subscribed the name of the maker the his free and voluntary act and deed and as the	hereof to the foregoing instrument as its	and acknowledge
Witness my hand and Notari y commission expires	al Seal, the day and year last above written.	0.32	Notary Public
TATE OF OKLAHOMA,)		Read 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Tulsa County. At Tulsa, Okia. I HEREBY CERTIFY That	this instrument was filed for record in myon	ice-on day of	ioi —
o'clock M., and	is duly recorded in Record Page	And the state of t	
-	Deputy.		Register of Deeds,