		day of	
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	EXCHANGE NATIONAL BANK, of Tulsa, O	이 문화를 하는 사람이 가장 그렇게 하다니 하는 사람들이 되었다.	
	그런 하는 것이 하는 이 가지도 되는 것이 그렇게 되는 그 한 생각이 되고 있었다. 이 등 이용 모든 것	a valid, existing and indefeasible oil and gas mining	아이 선생님은 말하다면서 얼마나 그는 그들이 다시다.
		144 (17,110) 100/1003 (1 .2017) (1.11) (1.11) (1.11) 100/100 (1.11) 100/100/100/100/100/100/100/100/100/100	그는 그 그 그들은 그리고 그들은 그리고 하는 그리고 그 그리고 그 없다.
AN	***************************************	and recorded in Book	aufturfrankrundssanderegibtene hinsphiseurbeiten (dernöttenen en hinsplän
Deeds of	County, Oklahoma, covering	g the following described property, located in	
ounty, State of Oklahoma, to-	yit:		
		생물은 경기를 하고 사람들이 나는 사람들이 없었다.	
			er en en general en en la communicación de la communicación de la communicación de la communicación de la comm La companya de la communicación
pertaining, including all oil stilldings, derricks, pipe lines, to and description belonging to the form and premises, during the lectuding those required under lyment of the notehereinaft This mortgage is given as and payable to the order of said r cent. per annum from mature.	ored on said land belonging to first party, and al mks, casings, telephone lines, live stock, vehicles 1 to said lease, and leasehold estate, wherever locate a payment of said note, the first party mortgag ife of this mortgage; first party hereby agreeing, pipe-line regulations, necessary to transfer said paster mentioned. It is security for the payment of the following descriptions. The Exchange National Bank, of Tulsa, at its officity until fully paid, to-wit:	es to second party the part of on demand of second party, to immediately executed for gas to said second party, the proceeds of the note executed and delivered by to The Exchange National Bank, of Tulsa, Oklahom ces in Tulsa, Oklahoma, without grace, and with interesting the second party.	ry of every kind and character, and all other property of every all oil of gas produced and savecute all papers and instruments f which are to be applied on the a, as joint and several principals are at the rate of
		, 19, payable	
ote for \$, date	, 19, payable	
	cement are as follows: The first party herein gov	, 19, payable	, 19
SECOND. That it will in time to become subject to any time time. THIRD. That it will, in spressed in the second condition in the second condition in the second party of the second party. The parties hereto mutual occasion or conditions, or any ereby authorized, at its option, flored its lien, including there is second party of the second party in the second party for the appointment of, a remaining and selling of all oil and aid, or sell and dispose of said All the terms, conditions and selling of all oil and aid, or sell and dispose of said All the terms, conditions are sell and depose of said and depose and the second party is the second party and the terms, conditions and selling of all oil and all of the terms, conditions and the second party and the terms and the second party and the	ien, of any kind whatsoever, until this mortgage is the event said note	aid lease or property above described, and will not so fully satisfied, and will not remove, or permit a le this mortgage remains a valid lien for any sum thid at maturity, or interest paid when due, or in timer, that first party, upon written notice served d instruments under pipe-line requirements, and all 1 and gas mining lease, and all other property therein d s, that in the event first party violates, breaks or fis itself insecure under said mortgage, the said seconcess due and payable, and to take any one or me ble attorney fees incurred in the satisfaction of, sai y herein described, and maintain, operate and controcycin are fully paid, first party agreeing to give the s rty and interests herein described, under the laws of o apply for and have appointed a receiver of all t er herein, and agrees not to protest or contest, direction of second party, may hold, maintain and opers of the sale thereof to the payment of said note	any part of said property to be seron. the event any of the covenants upon it or any of its agents or appears and instruments necessary escribed, to second party, or any all to perform any of the above departy herein shall be, and it is to debt: Second party may take I the said property, and apply all econd party immediate peaceable the Stafe of Oklahoma applicable he property and interests above extry or indirectly, the application rate said property, including the muntil said indebtedness is fully ed by its duly authorized officers.
tiest	Sccretary	By	President
The state of the s	angles in the angles of the section		A STATE OF THE STA
OUNTY OF			
Now on this	day of	191, before me	
Notary Public within and for me known to be the identical me that he executed the sain erein named,	the County and State aforesaid, appearedperson who subscribed the name of the maker th	ereof to the foregoing instrument as itse free and yoluntary act and deed of such corpora	ation, for the uses and purpose
withess my hand and NO	one so		Notary Public
y commission expires	tra and the transmitted and pure laby left through manager and the first label. The state of th	e programa i sua sur prime de la constanció de la constan	entre) variety, kom a fe grow de material a material de material contrate part of the desire of material contra
TATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla. I HERERY CERTIFY 1	hat this instancent was filed for record in my offi	es on Alay of	401 31
	and is duly recorded in Record	and the second s	
yr	,	9	Register of Deeds.
		40、10、10、10gg - 10、10、10、10、10、10、10、10、10、10、10、10、10、1	and the control of th