		were assume the second	-intermedia intermedia di contra cont
	entricum to surverience himminamiseraffermacture	Marie 2017 - 242 beginning to the second	(4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -
rty of the first part, and THE EXCH.	ANGE NATIONAL BANK, of Tul	sa, Oklahoma, a corporation, party of the second pa	d,
WITNESSETH: That whereas,	the party of the first part is the owi	ner of a valid, existing and indefeasible oil and gas m	ining lease, free and clear of all liens
		and the control of the state of	
d encumprances, dated	management CACCILLEG Dysoner	<u> </u>	
an and a transfer of the few for the same transfer of the contract of the contract of the same transfer of the			
		and recorded in Book page	of the records of the Register
マー・・・・・・ たいしょう たんしょ オリオカ・・・・・・・ ちょうしょう		overing the following described property, located in	
ounty, State of Oklahoma, to-wit:	avonne gravita september a styrra plania, bannada diba bila projektiva jejer (trift).	inger alle tip ingeretti raji tip i time, raji tip i timi ((araji raji timi (araji raji timi raji timi raji t	
	가 하다 하는 것으로 함께 있는 등이 하다면서 함께 2017년 - 1일 전체		
	interference (n. 1915). En		
그 밤에 하고싶었다. 이미 최고		A	
		요하는 이번 시간에 한 보고 말았습니다. 등 보는 해야 하고 있다. 사람이 하나 보는 이렇게 하는 데 이렇게 되는 것이라고 있다.	
NOW, THEREFORE, As securit	y for the payment of	promissory notehereinafter describe	d, the party of the first part does he
tese presents mortgage unto party of t	the second part, its successors and	assigns, the above described oil and gas mining lead	se and leasehold estate, and all right
tle and interest and estate of said first	party in and to all and singular th	e tenements, hereditaments and appurtenances thereu	nto acquired, belonging, or in anywis
opertaining, including all oil stored on	said land belonging to first party,	and all oil and gas wells, oil well supplies and ma icles located on, in or under said above described pro	nerty, and all other property of ever
nidings, derricks, pipe lines, tanks, cas nd and description belonging to said le		in the contract of the contrac	
		ortgages to second party thepa	rt of all oil or gas produced and save
om said premises, during the life of th	is mortgage; first party hereby agre	eing, on demand of second party, to immediately	execute all papers and instruments
cluding those required under pipe-line	regulations, necessary to transfer s	aid part of oil or gas to said second party, the proce	eds of which are to be applied on th
syment of the notehereinafter menti			[및 제미되는 왕기 그는 말!
This mortgage is given as securit	y for the payment of the following	described note, executed and delivered by	apara pangangan mengangan dan panggapan saman penggapangan dan panggapan sanggapan sanggapan panggapan sanggap
	Andrew Company of the	to The Exchange National Bank, of Tulsa, Okl	ahoma, as joint and several principals
		its offices in Tulsa, Oklahoma, without grace, and wit	ii iiiterest at the rate of
er cent, per annum from maturity until		중에 대한 경험에 가장 대한 경험 경험이었다.	보다 5여기 기업으로 이 비를 받았다.
ote for \$, date	19, payable	
			10
ote for \$	date:	, 19, payable	
ote for \$			
ote for \$	are as follows: The first party here	in covenants and agrees:	19
iote for \$	are as follows: The first party here	in covenants and agrees:	19
fote for \$	are as follows: The first party here ieand each of them at maturity, v nortgage, assign of otherwise dispos my kind whatsoever, until this mort	in covenants and agrees: vith interest thereon when due, se of said lease or properly above described, and wil age is fully satished, and will not remove, or per	i not suffer or permit any part of th mit any part of said property to b
fote for \$	date	in covenants and agrees: vith interest thereon when due, se of said lease or property above described, and wil gage is fully satisfied, and will not remove, or per	not suffer or permit any part of the mit any part of said property to b
fote for \$	are as follows: The first party here i.e. and each of them at maturity, v mortgage, assign of otherwise dispor- iny kind whatsoever, until this mort """. Count t said noteherein described are; set out are violated or broken in a	in covenants and agrees: vith interest thereon when due, se of said lease or properly above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se	i not suffer or permit any part of the mit any part of said property to be mathereon. in the event any of the covenant yeed upon it or any of its agents of
fote for \$	date	in covenants and agrees: with interest thereon when due. se of said lease or property above described, and wil age is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and	not suffer or permit any part of the mit any part of said property to be an thereon. in the event any of the covenant rived upon it or any of its agents of all papers and instruments necessar
The conditions of this agreement FIRST. That it will pay said not SECOND. That it will not sell, r ame to become subject to any lien, of a emoved out of the said	are as follows: The first party here it	in covenants and agrees: vith interest thereon when due, se of said lease or properly above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the	i not suffer or permit any part of the mit any part of said property to be method. in the event any of the covenant veed upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an
fote for \$	date	in covenants and agrees: with interest thereon when due. se of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks	inot suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant vied upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above
The conditions of this agreement of FIRST. That it will pay said not SECOND. That it will not sell, it must be become subject to any lien, of a semoved out of the said. THIRD. That it will, in the every spressed in the second condition above amployees, will immediately execute all nder departmental requirements, to merson or company second party may de The parties hereto mutually under overhav authorized at its or any part the person are conditions, without the second states or any part the person authorized at its or any part the preserve authorized.	date	in covenants and agrees: with interest thereon when due, se of said lease or property above described, and wil gage is fully satisfied, and will not remove, or per not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and navable, and to take any one of	i not suffer or permit any part of the mit any part of said property to be method. In the event any of the covenant yield upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to
fote for \$	date	in covenants and agrees: with interest thereon when due, se of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any se not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one trasonable attorney fees incurred in the satisfaction.	i not suffer or permit any part of the mit any part of said property to be method. In the event any of the covenant ved upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail debt: Second party may take
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it must be become subject to any lien, of a smoved out of the said. THIRD. That it will, in the every spressed in the second condition above in the second condition above in the second condition above in the second party may dear the parties hereto mutually under overants or conditions, or any part the reby authorized, at its option, without inforce its lien, including therein the recossession of said oil and gas mining its pay.	date	in covenants and agrees: with interest thereon when due, se of said lease or property above described, and wil gage is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction of roperty herein are fully paid first party agreeing to give	i not suffer or permit any part of the mit any part of said property to be method. In the event any of the covenant ried upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable.
The conditions of this agreement FIRST. That it will pay said not SECOND. That it will not sell, r ame to become subject to any lien, of a emoved out of the said	are as follows: The first party here it and each of them at maturity, v mortgage, assign or otherwise dispo- mortgage, including any and all pap- ke a good and valid transfer of said- signate. stand, and first party covenants and ereof, or in the event second party motice, to declare all of the said in- covery of all costs, expenses, and re ease and leasehold estate, and all p ment of said notes, until the obligat ke passession of and sell all of said	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one trasonable attorney fees incurred in the satisfaction or roperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the law	inot suffer or permit any part of the mit any part of said property to be method the mit any part of said property to be method to the covenant red upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable so of the State of Oklahoma applicable.
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it is to become subject to any lien, of a smoved out of the said. THIRD. That it will, in the every spressed in the second condition above imployees, will immediately execute all moder departmental requirements, to make soon or company second party may determine the recover of the parties hereto mutually under ovenants or conditions, or any part the ereby authorized, at its option, without inforce its lien, including therein the reossession of said oil and gas mining broceeds derived therefrom on the pay ossession; or, the second party may tally forcelosure of mortgages; or, second.	date	in covenants and agrees: with interest thereon when due, se of said lease or property above described, and wil gage is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i olt and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one of casonable attorney fees incurred in the satisfaction croperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest	inot suffer or permit any part of the mit any part of said property to be in the event any of the covenant wed upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests abov, directly or indirectly, the applicatio
The conditions of this agreement of FIRST. That it will pay said not SECOND. That it will pay said not SECOND. That it will not sell, it is moved out of the said. THIRD. That it will, in the everypressed in the second condition above unployees, will immediately execute all nder departmental requirements, to marrison or company second party may de The parties hereto mutually under overaints or conditions, or any part the creby authorized, at its option, without florce its lién, including therein the repossession; or, the second party may take to foreclosure of mortgages; or, second cestribed. The first party hereby waive on the pay the condition.	are as follows: The first party here it and each of them at maturity, v mortgage, assign or otherwise dispos- mortgage, including any and all papers, including any and all papers, and it papers, at the said in	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one crasonable attorney fees incurred in the satisfaction or roperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the oution of second party, may hold, maintain and	inot suffer or permit any part of the mit any part of said property to be method. The covenant typed upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable so of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it is to be come subject to any lien, of a smooted out of the said. THIRD. That it will, in the every spressed in the second condition above imployees, will immediately execute all moder departmental requirements, to make the parties hereto mutually under ovenants or company second party may dear the parties hereto mutually under evenants or conditions, or any part the reby authorized, at its option, without inforce its lien, including therein the reconsession of said oil and gas mining broceeds derived therefrom on the pay cossession; or, the second party may tale forcelosure of mortgages; or, second escribed. The first party hereby waive or, or the appointment of, a receiver heaming and selling of all oil and gas pidle or said on and gas pidle or said on and dispand the party of the appointment of, a receiver heaming and selling of all oil and gas pidle or said on any gas and gas pidle or said on and gas pidle or said on any gas any	are as follows: The first party here it	in covenants and agrees: with interest thereon when due, so of said lease or properly above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction roperty herein described, and maintain, operate and e lons herein are fully paid, first party agreeing to give propérity and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said of	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant veed upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full
The conditions of this agreement a FIRST. That it will pay said not SECOND. That it will pay said not SECOND. That it will, in the every spressed in the said	are as follows: The first party here it and each of them at maturity, who mortgage, assign or otherwise dispositions with the mortgage, assign or otherwise dispositions with the mortgage, assign or otherwise dispositions are in papers, including any and fail papers, or in the event second party and first party covenants and ereof, or in the event second party, and its option, is hereby authors all notice of the appointment of a reinh, and agrees that a receiver, attroduced therefrom, and apply the py according to law.	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one crasonable attorney fees incurred in the satisfaction or roperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the oution of second party, may hold, maintain and	inot suffer or permit any part of the mit any part of said property to be method. The covenant typed upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable so of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full as
The conditions of this agreement a FIRST. That it will pay said not SECOND. That it will pay said not SECOND. That it will, in the every spressed in the said	are as follows: The first party here it and each of them at maturity, who mortgage, assign or otherwise dispositions with the mortgage, assign or otherwise dispositions with the mortgage, assign or otherwise dispositions are in papers, including any and fail papers, or in the event second party and first party covenants and ereof, or in the event second party, and its option, is hereby authors all notice of the appointment of a reinh, and agrees that a receiver, attroduced therefrom, and apply the py according to law.	in covenants and agrees: with interest thereon when due. se of said lease or property above described, and wil age is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one c casonable attorney fees incurred in the satisfaction or roperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said a sind all the parties herein, their successors and assign a name to be subscribed hereto, and its corporate sea	inot suffer or permit any part of the mit any part of said property to be matthereon. In the event any of the covenant red upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above, directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full affixed by its duly authorized officers.
ote for \$	are as follows: The first party here the and each of them at maturity, who ritage, assign of otherwise disposed in the said note. The said note of the said not a papers, including any and all papers, or in the event second party notice, to declare all of the said increase and leasehold estate, and all pent of said notes, until the obligat ke possession of and sell all of said party, at its option, is hereby authors all notice of the appointment of a crein, and agrees that a receiver, at roduced therefrom, and apply the py according to law. The said note is the appointment of a party of the first part has caused it party of the first part has caused it	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one c casonable attorney fees incurred in the satisfaction of coperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said is sind all the parties herein, their successors and assign a name to be subscribed hereto, and its corporate sea	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the said property, including the note
ote for \$	are as follows: The first party here the and each of them at maturity, who ritage, assign of otherwise disposed in the said note. The said note of the said not a papers, including any and all papers, or in the event second party notice, to declare all of the said increase and leasehold estate, and all pent of said notes, until the obligat ke possession of and sell all of said party, at its option, is hereby authors all notice of the appointment of a crein, and agrees that a receiver, at roduced therefrom, and apply the py according to law. The said note is the appointment of a party of the first part has caused it party of the first part has caused it	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one c casonable attorney fees incurred in the satisfaction of coperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said is sind all the parties herein, their successors and assign a name to be subscribed hereto, and its corporate sea	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the said property, including the note
ote for \$ The conditions of this agreement: FIRST. That it will pay said not SECOND. That it will not sell, reme to become subject to any lien, of a moved out of the said. THIRD. That it will, in the ever pressed in the second condition above uployees, will immediately execute all ded edpartmental requirements, to ma terson or company second party may de The parties hereto mutually under wemants or conditions, or any part the ireby authorized, at its option, without force its lién, including therein the resonants or second party may tale occeds derived therefrom on the pay passession; or, the second party may tale foreclosure of mortgages; or, second secribed. The first party hereby waive or, or the appointment of, a receiver he uning and selling of all oil and gas paid, or sell and dispose of said property. All the terms, conditions and cover the second party may take the sell and dispose of said property. All the terms, conditions and cover the second party may take the sell and dispose of said property. All the terms, conditions and cover the second party may take the sell and dispose of said property. All the terms, conditions and cover the second party may take the sell and dispose of said property. All the terms, conditions and cover the second party may take the sell and dispose of said property. All the terms, conditions and cover the second party may take the seco	date	in covenants and agrees: with interest thereon when due. se of said lease or property above described, and wil age is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one of assonable attorney fees incurred in the satisfaction of roperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, and ar the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said in and all the parties herein, their successors and assign and and the parties herein, their successors and assign	inot suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant rived upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above, directly or indirectly, the application operate said property, including the note
ote for \$ The conditions of this agreement: FIRST. That it will pay said not SECOND. That it will not sell, reme to become subject to any lien, of a moved out of the said. THIRD. That it will, in the ever spressed in the second condition above uployees, will immediately execute all ded elepartmental requirements, to marron or company second party may de The parties hereto mutually under venants or conditions, or any part the reby authorized, at its option, without force its lién, including therein the responsession of said oil and gas mining lessession of said oil and gas mining lessessions, or, the second party may take the second secribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas paid, or sell and dispose of said property. All the terms, conditions and covered the second party may take the seco	date	in covenants and agrees: with interest thereon when due. se of said lease or property above described, and wil age is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one of assonable attorney fees incurred in the satisfaction of roperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, and ar the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said in and all the parties herein, their successors and assign and and the parties herein, their successors and assign	inot suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant rived upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above, directly or indirectly, the application operate said property, including the note
ote for \$	date	in covenants and agrees: with interest thereon when due. se of said lease or property above described, and wil age is fully satisfied, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and 1 oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one of assonable attorney fees incurred in the satisfaction of roperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, and ar the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said in and all the parties herein, their successors and assign and and the parties herein, their successors and assign	inot suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant rived upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the above second party herein shall be, and it is or more of the following methods to fail said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above, directly or indirectly, the application operate said property, including the note
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it will, in the every spressed in the second condition above it will not sell, it will, in the every spressed in the second condition above it will not sell, it will, in the every spressed in the second condition above it will not company second party may do the parties hereto mutually under ovenants or conditions, or any part the every authorized, at its option, without nitroce its lien, including therein the responssession of said oil and gas mining long secribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas paid, or sell and dispose of said property All the terms, conditions and cover its will not sell the terms and cover its will not sell the terms. All the terms, conditions and cover its will not sell the terms and cover its will not sell the terms. STATE OF OKLAHOMA Now on this.	date	in covenants and agrees: vith interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction roperty herein described, and maintain, operate and cions herein are fully paid, first party agreeing to give property and interests herein described, under the law rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said of sind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests also appreciate and property, including the note
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it will, in the every spressed in the second condition above it will be sell, it will, in the every spressed in the second condition above it will be sell, it will, in the every spressed in the second condition above it will be second party may do the second party may do the second party may do the sell, it will, in the every will be sell, it will, in the every will be second party may do to sell, it will be sell, it will, in the every sell, it will, in	date	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one of casonable attorney fees incurred in the satisfaction of coperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, under the law rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said of sind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea By By lease of the sale thereof to the payment of said of the subscribed hereto, and its corporate sea	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable is of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests above directly or indirectly, the application operate said property, including the note
The conditions of this agreement of FIRST. That it will pay said not SECOND. That it will not sell, it ame to become subject to any lien, of a semoved out of the said. THIRD. That it will, in the everypressed in the second condition above mployees, will immediately execute all nder departmental requirements, to make the complex of the control of the said of the parties hereto mutually under overants or conditions, or any part the reby authorized, at its option, without necret its lien, including therein the resossession of said oil and gas mining lefore its lien, including therein the resossession; or, the second party may take to foreclosure of mortgages; or, second escribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas paid, or sell and dispose of said property. All the terms, conditions and cover in the second party may take the day and year first above written. STATE OF OKLAHOMA Now on this. Notary Public within and for the Count on me known to be the identical person on me that he executed the same as his	date	in covenants and agrees: vith interest thereon when due, so of said lease or properly above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one c casonable attorney fees incurred in the satisfaction of roperty herein described, and maintain, operate and c ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said is sind all the parties herein, their successors and assign a name to be subscribed hereto, and its corporate sea	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable is of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests above directly or indirectly, the application operate said property, including the note
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it is considered to become subject to any lien, of a semoved out of the said. THIRD. That it will, in the every spressed in the second condition above the said of the sa	date	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction of croperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceeds of the sale thereof to the payment of said a saind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea By By	inot suffer or permit any part of the mit any part of said property to be method the mit any part of said property to be method to me the event any of the covenant view upon it or any of its agents of all papers and instruments necessaries described, to second party, or an or fails to perform any of the above second party lerein shall be, and it is or more of the following methods the said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the note
The conditions of this agreement of FIRST. That it will pay said not SECOND. That it will not sell, it ame to become subject to any lien, of a semoved out of the said. THIRD. That it will, in the everypressed in the second condition above mployees, will immediately execute all nder departmental requirements, to make the complex of the control of the said of the parties hereto mutually under overants or conditions, or any part the creby authorized, at its option, without network its lien, including therein the resossession of said oil and gas mining for second for the second party may take to foreclosure of mortgages; or, second escribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas paid, or sell and dispose of said property. All the terms, conditions and cover in the second party may take the terms, conditions and cover in the second party may take the said of the terms. County OF STATE OF OKLAHOMA Now on this. Notary Public within and for the Count on me known to be the identical person on that he executed the same as his herein named. Witness my hand and Notarial Seconds.	date	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction of croperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceeds of the sale thereof to the payment of said a saind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea By By	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is or more of the following methods to fail debt: Second party may take ontrol the said property, and apply a the second party immediate peaceable is of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full in the property and interests above directly or indirectly, the application operate said property, including the note
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it is considered to become subject to any lien, of a semoved out of the said. THIRD. That it will, in the every spressed in the second condition above the said of the sa	date	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction of croperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceeds of the sale thereof to the payment of said a saind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea By By	inot suffer or permit any part of the mit any part of said property to be method the mit any part of said property to be method to me the event any of the covenant view upon it or any of its agents of all papers and instruments necessaries described, to second party, or an or fails to perform any of the above second party lerein shall be, and it is or more of the following methods the said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the note
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will not sell, it is sell of the said. THIRD. That it will, in the every spressed in the second condition above the said of the said. THIRD. That it will, in the every spressed in the second condition above the said of the second condition above or company second party may dear the parties hereto mutually under overants or conditions, or any part the ereby authorized, at its option, without nitorice its lien, including therein the reconscious of said oil and gas mining be foreclosure of mortgages; or, second escribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas paid, or sell and dispose of said propert. All the terms, conditions and cover in WITNESS WHEREOF, The day and year first above written. **STATE OF OKLAHOMA** Now on this. Notary Public within and for the Court of the executed the same as his herein named. Witness my hand and Notarial Sely commission expires.	date	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one casonable attorney fees incurred in the satisfaction of croperty herein described, and maintain, operate and co ions herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceeds of the sale thereof to the payment of said a saind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea By By	inot suffer or permit any part of the mit any part of said property to be method the mit any part of said property to be method to me the event any of the covenant view upon it or any of its agents of all papers and instruments necessaries described, to second party, or an or fails to perform any of the above second party lerein shall be, and it is or more of the following methods the said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the note
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will pay said not SECOND. That it will not sell, it is not sell, it is supported to any lien, of a smoved out of the said. THIRD. That it will, in the every spressed in the second condition above imployees, will immediately execute all inder departmental requirements, to make reson or company second party may do The parties hereto mutually under overants or conditions, or any part the ereby authorized, at its option, without niforce its lifen, including therein the recossession of said oil and gas mining left for the second party may take to foreclosure of mortgages; or, second escribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas praid, or sell and dispose of said property. All the terms, conditions and cover in the sell and dispose of said property. All the terms, conditions and cover in WITNESS WHEREOF, The day and year first above written. STATE OF OKLAHOMA, Now on this. Notary Public within and for the Cours on the that he executed the same as his herein named. Witness my hand and Notarial Services of the county. At Tules Oklahoma, TATE OF OKLAHOMA, Tatas Ogonty.	date are as follows: The first party here it and each of them at maturity, who ritage, assign or otherwise dispositive with the more in the said note. Therein described are it is set out are violated or broken in a papers, including any and all papers, including any and and ereof, or in the event second party in the cost of all costs, expenses, and rease and leasehold estate, and all pent of said notes, until the obligat ke possession of and sell all of said party, at its option, is hereby author as all notice of the appointment of a recin, and agrees that a receiver, at roduced therefrom, and apply the proposition of any according to law. Semants herein, shall extend to and be party of the first part has caused it shall extend to and be party of the first part has caused it who subscribed the name of the mafree and voluntary act and deed and al, the day and year last above written and the da	in covenants and agrees: with interest thereon when due, so of said lease or properly above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oll and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one chasonable attorney fees incurred in the satisfaction, roperty herein described, and maintain, operate and chosen herein are fully paid, first party agreeing to give property and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and rocceds of the sale thereof to the payment of said a sind all the parties herein, their successors and assign is name to be subscribed hereto, and its corporate sea By By By least thereof to the foregoing instrument as its I as the free and voluntary act and deed of such of en.	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is more of the following methods to said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full second in the second party in the second party in the second party in the second of the State of Oklahoma applicable of the State of the
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will pay said not SECOND. That it will not sell, it is no	date are as follows: The first party here is and each of them at maturity, who mortgage, assign or otherwise disposition with this mort and the maturity, which was a set out are violated or broken in a papers, including any and all papers, or in the event second party inotice, to declare all of the said in covery of all costs, expenses, and rease and leasehold estate, and all pent of said notes, until the obligate party, at its option, is hereby authors all notice of the appointment of a rein, and agrees that a receiver, at roduced therefrom, and apply the py according to law. Canants herein shall extend to and be party of the first part has caused it who subscribed the name of the mafree and voluntary act and deed and all, the day and year last above writted in the substributed the name of the mafree and voluntary act and deed and all, the day and year last above writted in the substributed for record in a substributed for record in a substributed for record in the structure of the substributed for record in the substributed for the substribu	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one crasonable attorney fees incurred in the satisfaction, roperty herein described, and maintain, operate and croperty herein described, and maintain, operate and croperty and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and cocceds of the sale thereof to the payment of said sind all the parties herein, their successors and assign a name to be subscribed hereto, and its corporate sea By By Ty office one day of	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is more of the following methods to said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full second in the second party in the second party in the second party in the second of the State of Oklahoma applicable of the State of the
The conditions of this agreement in FIRST. That it will pay said not SECOND. That it will pay said not SECOND. That it will not sell, it is not sell, it is supported to any lien, of a smoved out of the said. THIRD. That it will, in the every spressed in the second condition above imployees, will immediately execute all inder departmental requirements, to make reson or company second party may do The parties hereto mutually under overants or conditions, or any part the ereby authorized, at its option, without niforce its lifen, including therein the recossession of said oil and gas mining left for the second party may take to foreclosure of mortgages; or, second escribed. The first party hereby waive or, or the appointment of, a receiver he unning and selling of all oil and gas praid, or sell and dispose of said property. All the terms, conditions and cover in the sell and dispose of said property. All the terms, conditions and cover in WITNESS WHEREOF, The day and year first above written. STATE OF OKLAHOMA, Now on this. Notary Public within and for the Cours on the that he executed the same as his herein named. Witness my hand and Notarial Services of the county. At Tules Oklahoma, TATE OF OKLAHOMA, Tatas Ogonty.	date are as follows: The first party here it and each of them at maturity, wortgage, assign or otherwise disposing kind whatsoever, until this mort count as a control of the maturity, wortgage, assign or otherwise disposing kind whatsoever, until this mort count is papers, including any and all papers of the event second party notice, to declare all of the said in covery of all costs, expenses, and rease and leasehold estate, and all peners of said notes, until the obligate party, at its option, is hereby authors all notice of the appointment of a recein, and agrees that a receiver, at reduced therefrom, and apply the party of the first part has caused it party of the first part has caused in the party of the first part has caused in the angle of the	in covenants and agrees: with interest thereon when due, so of said lease or property above described, and wil age is fully satished, and will not remove, or per ty while this mortgage remains a valid lien for any su not paid at maturity, or interest paid when due, or ny manner, that first party, upon written notice se ers and instruments under pipe-line requirements, and i oil and gas mining lease, and all other property the agrees, that in the event first party violates, breaks deems itself insecure under said mortgage, the said debtedness due and payable, and to take any one crasonable attorney fees incurred in the satisfaction, roperty herein described, and maintain, operate and croperty herein described, and maintain, operate and croperty and interests herein described, under the lay rized to apply for and have appointed a receiver of receiver herein, and agrees not to protest or contest the option of second party, may hold, maintain and cocceds of the sale thereof to the payment of said sind all the parties herein, their successors and assign a name to be subscribed hereto, and its corporate sea By By Ty office one day of	i not suffer or permit any part of the mit any part of said property to be me thereon. In the event any of the covenant view upon it or any of its agents of all papers and instruments necessar rein described, to second party, or an or fails to perform any of the abov second party herein shall be, and it is more of the following methods to said debt: Second party may take ontrol the said property, and apply a the second party immediate peaceables of the State of Oklahoma applicable all the property and interests above directly or indirectly, the application operate said property, including the noteuntil said indebtedness is full second in the second party in the second party in the second party in the second of the State of Oklahoma applicable of the State of the