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Note for \$	This mortgage is given as security and payable to the order of said The Excl	for the payment of the following describe to hange National Bank, of Tulsa, at its office	The Exchange National Bank, of Tulsa, Okla	thoma, us joint and several prin
Note for \$				
The conditions of his agreement are as follows: The first party herein evenants and agrees: FIRST, That it will not selfs mortage, assign or otherwise dispose of said lease or property alove described, and will not suffer or permit any part same to become subject to any lien, diary think whatevery tunit his mortage is fully assisted, and will not remove, or permit any part same to become subject to any lien, diary think whatevery tunit his mortage remains a valid lien for any sum thereo. THIRD That it will, in the event said notkreen to paid at maturity, or inferest paid when due, or in the event any of the sor expressed in the second condition above set out are violated or broken in any manner, that first party, upon written notice served upon it or any of its age employee, will limediately execute all pages and will dransfer of said oil and gas mining lease, and all other property therein described, to second party, mortage a second party may design. The conditions, or any part thereof, or in the event second party deems itself infection way of the following meth enforce its lien, including therein the recovery of all costs, expenses, and reasonable autornay fees induced, under the following meth enforce its lien, including therein the recovery of all costs, expenses, and reasonable autornay fees incinced and property, and the subject of addition and leasehold exacts, and all property for and have apprint of said or property, and the solid and gas proceeds derived thereform on the payment of said notes, until the obligations herein are fully paid, fastes and there. Mathematical are conditions and any part math the parties that a receiver fees in are appointed at a societies or discust and party meter second party may takes parts. Mathematical are appointed at the societies and all property and interests herein a second party my consistence of a societies or control the said indecements and there to be able to any of and there appointed at a receiver prefin are fast pay party inmediate per possession of a n	Δ.			
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present or company second party may designate. The parties hereto mutually understand, and first party covenants and agrees, that in the event first party violates, breaks or fails to perform any of the covenants or conditions, or any part thereof, to in the event second party deems itself insecure under said mortgage, the said second party herein shall be, an hereby authorized, at its option, without notice, to declare all of the said indebidences due and payable, and to take any one or more of the following meth end for the said second party herein shall be, an hereby authorized, at its option, without said indebidences due and payable, and to take any one or more of the following meth or said diag main thing lease and leasehold estate, and all property herein described, and maintain, ong the State of Oklahoma approceeds derived therefrom on the payment of said notes, until the obligations herein are fully paid, first party agreeing to give the second party immediate perposession (or, the second party may the possession of and sell all of a said pay run and the pays of the State of Oklahoma apply the appoint the first party herely avives all notice of the appoint the of a receiver herein, and agrees not to protect or coutes, directly or fully on a running and sell all of a new of the sale thereof to the payment of said note			그는 그는 것은 이 것을 잘 하는 것이 없는 것을 많은 것을 가지 않으며 하나 있다. 이것은 나는 것을 수 있다.	
enforce its lien, including therein the recovery of all costs, expenses, and reasonable attorney fees incurred in the satisfaction of said dubit. Second party map cossession of said of and gas multing lease and leasehold estate, and all property herein described, and maintain, operate and control the said property, and a proceeds derived therefrom on the paryment of said notes, until the obligations herein are fully paid, first party agreeing to give the second party mimediate per possession; or, the second party may take possession of and sell all of said property and interests herein described, under the laws of the Site of Oklahoma apt to forcelosure of morigages; or, second party, att is option, is hereby authorized to apply for and have appointed a receiver herein, and agrees that a receiver herein, and agrees not to protest or contest, directly or indirectly, the applicand and gas of said or and parts according to law. All the property according to law. All the protein described, with made of said notes, until said indebtedness i paid, or sell and dispose of said or and party of the first party according to law. All the terms, conditions and covenants herein shall extend to and bind all the parties herein, their successors and assigns. The WINESE WHEREOF, The party of the first part has caused its name to be subscribed hereto, and its corporate seal affixed by its duly authorized of the day and year first above written. Attest Secretary B. Now on this due to for the County and State aforesaid, appeared. to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its. The sublic within and for the County and State aforesaid, appeared. Winness my hand and Notarial Seal, the day and year last above written. Secretary B. State OF OKLAHOMA, Winness my hand and Notarial Seal, the day and year last above written. Secretary B. State OF OKLAHOMA, Taba, Okia, I HEREBY That this instrument was filed for record in my office on dy office on day off. State of	removed out of the said	County while said noteherein described are not païd set out are violated or broken in any manr papers, including any and all papers and	at maturity, or interest paid when due, or her, that first party, upon written notice ser instruments under pipe-line requirements, and	n thereon. in the event any of the cove yed upon it or any of its ager all papers and instruments need
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