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AGREEMENT.	6		<u>^</u>
THIS INDENTURE, Made and entered i	into this	day of	
party of the first part, and THE EXCHANGE WITNESSETH: That whereas, the part and encumbrances, dated	NATIONAL BANK, of Tulsa, Okl y of the first part is the owner of a	ahoma, a corporation, party of the second p valid, existing and indefeasible oil and gas	mining lease, free and clear of all liens
		narra da anna ann an Anna ann Anna ann an Anna ann Anna anna a	
of Deeds of	County, Oklahoma, covering		ан ал ан
NOW, THEREFORE, As security for the these presents morigage unto party of the seco		en e	
title and interest and estate of snid first party h apperlaining, including all oil stored on said lar buildings, derricks, pipe lines, tanks, casings, tel kind and description belonging to said lease, and As further security for the payment of sai from said premises, during the life of this mortg	nd belonging to first party, and all ephone lines, live stock, vehicles lo I leasehold estate, wherever located, id note, the first party mortgages	oil and gas wells, oil well supplies and m ated on, in or under said above described pu to second party the	achinery of every kind and character, operty, and all other property of every art of all oil or gas produced and saved
	e payment of the following describe	ed noteexecuted and delivered by The Exchange National Bank, of Tulsa, O	clahoma, as joint and several principals,
and payable to the order of said The Exchange : per cent, per annum from maturity until fully per Note for \$	aid, to-wit:	s in Tulsa, Oklahoma, without grace, and w هد به به ب	ith interest at the rate of
Note for \$	, date		
Note for \$ The conditions of this agreement are as for FIRST. That it will pay said note SECOND. That it will not sell, mortgag same to become subject to any lien, of any kind	ollows: The first party herein cover	ants and agrees:	· 2012년 1월 2013년 1월 2 1월 2013년 1월 2 1월 2013년 1월 2
expressed in the second condition above set out employees, will immediately execute all papers, under departmental requirements, to make a go	ote,herein described are not paid are violated or broken in any man , including any and all papers and ou and valid transfer of said oil an	at maturity, or interest paid when due, in ner, that first party, upon written notice s instruments under pipe-linc requirements, an	or in the event any of the covenants erved upon it or any of its agents or and all papers and instruments necessary
person or company second party may designate. The parties hereto mutually understand, a covenants or conditions, or any part thereof, on hereby authorized, at its option, without notice, enforce its lien, including therein the recovery c possession of said oil and gas mining lease and proceeds derived therefrom on the payment of a	nd first party covenants and agrees, r in the event second party deems to declare all of the said indebted f all costs, expenses, and reasonabl l leasehold estate, and all property	ess due and payable, and to take any one e attorney fees incurred in the satisfaction herein described, and maintain, operate and	I second party herein shall be, and it is or more of the following methods to of said debt: Second party may take ' control the said property, and apply all
possession; or, the second party may take posse to foreclosure of mortgages; or, second party, at described. The first party hereby waives all not for, or the appointment of, a receiver herein, an running and selling of all oil and gas produced paid, or sell and dispose of said property accord All the terms, conditions and covenants 1	ission of and sell all of said propert t its option, is hereby authorized to ice of the appointment of a receiver d agrees that a receiver, at the opti therefrom, and apply the proceeds ing to law. incrin shall extend to and bind all	y and interests herein described, under the la apply for and have appointed a receiver o herein, and agrees not to protest or contes on of second party, may hold, maintain an of the sale thereof to the payment of said the parties herein, their successors and assign to be subscribed hereto, and its corporate se	ws of the State of Oklahoma applicable f all the property and interests above t, directly or indirectly, the application d operate said property, including the noteuntil said indebtedness is fully ns. al affixed by its duly authorized officers,
Attest	Secretary.	요즘은 물건은 감독을 위해야 한 것을 얻는 것을 많이 많이 하지 않다.	
COUNTY OF			
Now on this. a Notary Public within and for the County and I to me known to be the identical person who sub	day of		
to me that he executed the same as his free and therein named. Witness my hand and Notarial Seal, the da	voluntary act and deed and as the av and year last above written.	free and voluntary act and decd of such c	nd acknowledged corporation, for the uses and purposes Notary Public.
My commission expires		<u>8</u> . 	
Tulsa County, At Tulsa, Okla: > } = I HEREBY CERTIFY That this instrum		• omenning and a state of a state	
Bytan Astronomic Market Street	- 2017년 1월 1997년 1월 1 1월 1997년 1월 1 1월 1997년 1월 1	na ang sa taon ng sa tao Sa taon ng sa taon ng s Sa taon ng sa taon ng s	Register of Deeds.
		1. 法教育和教育的法律的法律的公式的	방법 같은 성격을 가장하는 것 것 같은 것 같은 것이다.

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