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AGREEMENT.	<u>المعامم المعامم المعام</u>		lay of an international sector of the sector	191 ₀ , by and bely	cen
and encumbrances, dated	he party of the first part is t	the owner of a valid, exist	ting and indefeasible oil an	d gas mining lease, free and clear of all li	•••••
	907) 56490 (1700) 2017 5944 794 5944 794 794 794 794 794 794 794 794 794		나는 것 같은 것 같은 것 같은 것	eof the records of the Regi	nnur ster
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County, State of Oklahoma, to-wit:			*****		******
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	مواد بالمحمولة والمواد المستقلة في تعريق الرائي المستقلين. والمحمولة المحمولة ال والمحمولة المحمولة ال		an a		
these presents mortgage unto party of t title and interest and estate of said first appertaining, including all oil stored on	he second part, its successor party in and to all and sing said land belonging to first ings, telephone lines, live sto	s and assigns, the above ular the tenements, heredi party, and all oil and gas ck, vehicles located on, in	described oil and gas min itaments and appurtenance s wells, oil well supplies	described, the party of the first part does ing lease and leasehold estate, and all ri s thereunto acquired, belonging, or in any and machinery of every kind and charac ibed property, and all other property of ev	ght, vise :ter,
As further security for the paymen from said premises, during the life of thi including those required under pipe-line payment of the notehereinafter menti	it of said note, the first pa is mortgage; first party herel regulations, necessary to tra oned.	arty mortgages to second by agreeing, on demand a nsfer said part of oil or g	of second party, to imm as to said second party, th	manning part of all oil or gas produced and sa ediately execute all papers and instrume he proceeds of which are to be applied on	nts, the
	change National Bank, of Tu	to The Exch:	ange National Bank, of Tu	Isa, Oklahoma, as joint and several princip and with interest at the rate of	oals,
Note-for \$, date				
Note for \$		Č.	, 19, payable		,
The conditions of this agreement a FIRST. That it will pay said not SECOND. That it will not sell, n same to become subject to any lien, of a removed out of the said. THIRD. That it will, in the even expressed in the second condition above employees, will immediately execute all	ire as follows: The first part and each of them at mat nortgage, assign or otherwise ny kind whatsoever, until thi stand noteherein describe set out are violated or brokk papers, including any and t	ty herein covenants and a urity, with interest thereco- e dispose of said lease or p s morfgage is fully satisf County while this mortg- id are not paid at maturi en in any manner, that fin all papers and instrument:	grees: n when due, property above described, ied, and will not remove age remains a valid lien fo ty, or interest paid when rst party, upon written n s under pipe-line requirem	and will not suffer or permit any part of or permit any part of said property to	the be ants s or sary
covenants or conditions, or any part the hereby authorized, at its option, without enforce its lien, including therein the rece possession of said oil and gas mining le proceeds derived therefrom on the payn possession; or, the second party may tak to foreclosure of mortgages; or, second j described. The first party hereby waives for, or the appointment of, a receiver he running and selling of all oil and gas pr paid, or self and dispose of said property All the terms, conditions and cove	stand, and first party covenar creof, or in the event second notice, to declare all of the r covery of all costs, expenses, as and leasehold estate, an nent of said notes, until the ce possession of and sell all oparty, at its option, is hereby all notice of the appointmer rein, and agrees that a receiv oduced therefrom, and apply v according to law.	I party deems itself insect said indebtedness due and and reasonable attorney d all property herein desc obligations herein are full of said property and interc authorized to apply for : att of a receiver herein, am er, at the option of secor the proceeds of the sale o and bind all the parties l	ire under said mortgage, t 1 payable, and to take an fees incurred in the satisi- tribed, and maintain, opera y paid, first party agreeing ests herein described, unde and have appointed a rec d agrees not to protest or nd party, may hold, main thereof to the payment of herein, their successors am- ribed hereto, and its corpo	rate seal affixed by its duly authorized offic	it is s to take y all able ove tion the ully cers,
The second s	Sterre	itary,	By	Presid	ent:
COUNTY OF STATE OF OKLAHOMA Now on this	dav of		efore me		
to me known to be the identical person	who subscribed the name of free and voluntary act and do	the maker thereof to the f red and as the free and v	oregoing instrument as its	and acknowled such corporation, for the uses and purp Notary Pu	lged oses
My commission expires				en a	
STATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla. I HEREBY CERTIFY That this O'clock	instrument was filed for reco	rd in my office on		<u>8</u> 191	"
аланананананананананананананананананана		uty.		Register of Deed	
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