WENNESSTEEL STORE WASTERN, DO BENEFORM TO TRAIN, O'RENDOW, o' TRAIN, O'RENDOW, o' CONTROLLED STORE STO	arty of the first part, and THE EX		한 전 학생들은 기계를 되는 것이 없는 뭐야 한다면 하는 것이 나는 것이 하는 것이 없었다. 하나 나	할 때문 교회에 있었다. 하스타고 하
WENT SERVER TO THE WARROWS AND ASSESSMENT THE BOOK OF THE STATE OF THE		CHANGE NATIONAL BANK, of Tulsa, C	Mahama, a corporation, party of the second part,	
NOW, YEERSFOLK, As seculty for the payment of a processed by the second part, but secures and selection of the payment of payment of the payment of payment	WITNESSETH: That where	있는 그리는 그렇게 있었다. 맛 맛이 그렇지 않고 주시가 하게 안	경기 가는 회사에 가는 그 이 것은 일이라면 하면 모든 이는 어디에 가는 모이다니까 그 말을 수	g lease, free and clear of all liens
Docks of Committy, Oklahom, opeying the following described property, beated in monty, Slaye of Oklahom, to-with the control of the payment of the control of the payment of the collects, wherever located, the payment of the payment of the collects, wherever located, the payment of the payment of the collects of the payment of the collects, wherever located, the payment of the payment of the collects, wherever located, the payment of the collects of the payment of the collects, wherever located, the payment of the payment of the collects, wherever located, the payment of the collects of the payment of the collects of the payment of the collects, wherever located, the payment of the collects of				
Deeds of	N 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Docks of County, Okahuma, eyewing the following described property, insected in many, State of Okishoma, to with the second party of the foreign and the following described property, insected in many, State of Okishoma, to with the second party, its necessor and analysis, the shows discribed oil and tax insing frame and tracked cannot be set present occitage mino putty of the second part, its necessor and analysis, the shows discribed oil and tax insing frame and tracked cannot be an interest and extract of and fare party in and to all and singuist the remember, herefultaments and sportmanners discription, brothings, or in any wind and the party of the second part, its necessor and analysis, the shows discribed oil and tax insing frame and in other property of a way to all the second party, its necessor and analysis, the shows discribed oil and tax insing frame and in other property of a way to all the second party in the party of the foreign and income and party the second party in the second party in the party of the party of the second party in company to record party the second party the second party in the second party in the second party in the party of the party of the second party in company to the party of the party of the party of the party of the party in company to a great party in party of the p				
Deeds of Contain, Oblahoma, covering the following described property, joested in monty, Shay of Oklahoma, to with the contained of the payment of the growth				
NOW, TERREPORE, As scenity for the payment of				
NOW, THEREFORE, As security for the payment of	지수는 모든 모든 점점 이 이상이 되는 기계를 가지 않는 것이 되는 것이 되었다.			
NOW, THERLEFORE, As acculty for the payment of	builty, State of Okianolia, to-wica.			
NOW, THEREPORP, As security for the payment of			일일이 생각하는 반으로 되다고 되었다.	
NOW, THEREPORP, As security for the payment of				
NOW, THERUFOUE, As escurily for the payment of				
NOW, THEREFORE, As security for the payment of				
NOW, THEREFORE, As security for the payment of provided to the secund part, its successors and assigns, the above described oil and gas mining lease and leastedoid entate, and all right in and interest and entated oil oil acted on an add first party in and to all and singuish the true meant, interdiments and apportunement theremote chemical collections, and all right in and interest and apportunement theremote theremote of the payment of the first part and all and and sense the control of the payment of said notes—, the first party where the control of the payment of said notes—, the first party mortages to second party the part of all of or gas produced and served. As farther occurring the life of this mortgage its said transparent of the total control of the payment of said notes—, the first party mortgage to second party the part of all of or gas produced and served and said preaders, during the life of this mortgage its said mortgage; the said second party the proceeds of which are to be applied on the payment of the mortgage its said mortgage; the said second party, the proceeds of which are to be applied on the payment of the mortgage is given as security for the payment of the following described notes—executed and delivered by—  1. The Exchange National Back, of Thiss, Oklahoma, said payment of the mortgage is given as security for the payment of the following described notes—executed and delivered by—  1. The Exchange National Back, of Thiss, Oklahoma, without grace, and with interest at the rate of a gas payment of the said.  1. The Exchange National Back, of Thiss, Oklahoma, without grace, and with interest at the rate of a gas payment of the said.  1. The payment of the said of the payment of the following described notes and agrees.  2. The payment of the said.  2. The payment of the said.  2. The payment of the said.  3. The payment of the said.  3. The payment of the said.  3. The p				
NOW, THEREFORE, As security for the payment of payment of promissory note. hereinafter described, the party of the first part does by seep presents mortgage units purty of the second part, is seccasions and assigns, the above described oil and gas mining lesse and featerhold gaste, and all right and foreign the state of said first payty in and to all and singular the featerments, heredinented and appartenances the returned acquired, belonging or in asystem pretaining, developing politics, testing, and all of and gas wells, oil well supplies and maghinary of every kind and character of the state of the note. I the state of the note. I the state of the note. I the note of the state of the note. I the state of the note. I the note of the state of the note. I the note of the note of the state of the note. I the note of the note. I the note of the note of the state of the note. I the note of the note of the state of the note of the state of the note. I the note of the note of the state of the note of the state of the note of the state of the note of the note. I the note of the note o				
NOW, THEREFORE, As security for the payment of				ya wa kata wa kata wa kata kata kata kata
sest presents mortgage unto party of the second part, its necessors and assigns, the above described oil and gas mining lease and heateroid epitate, and all right lie and statests and statest of all sits party in and to all and singuish the transments, herefitnements and appartennance sub-remove confidence of the party in and to all and singuish the transments, a predictions and mechanisery of every kind and character indiane, durriche, pole lines, nature assign, (stephone lines, its excless violence and coarsed on in or under said above described property, and all other property of every and and description belonging to said lease, and insaginglic state, wherever located.  As further excertify for the payment of said note, in first party mercepting to second party the property of or gas produced and save as and promises, thring the life of this mortgage; first party hereby spreeding, on demand of second party, to immediately executed all supers and interments clidifing those required under pipe-line regulations, necessary to transfer said party of clips gas to said accord party, to immediately executed and side of the party of the payment of the notes.—hereinafter mentioned.  This mortgage is given as security for the payment of the following described nate: executed and delivered by—control of the payment of the notes.—hereinafter mentioned.  The mortgage is given as security for the payment of the following described nate: executed and delivered by—control of the payment of the notes.—A control of the payment of the notes.—A control of the payment of the notes and the payment of the notes.—A control of the payment of the notes and the payment of the payment of the notes and the payment of the notes and the payment of the notes and the payment of the no				
sest presents mortgage unto party of the second part, its necessors and assigns, the above described oil and gas mining lease and heateroid epitate, and all right lie and statests and statest of all sits party in and to all and singuish the transments, herefitnements and appartennance sub-remove confidence of the party in and to all and singuish the transments, a predictions and mechanisery of every kind and character indiane, durriche, pole lines, nature assign, (stephone lines, its excless violence and coarsed on in or under said above described property, and all other property of every and and description belonging to said lease, and insaginglic state, wherever located.  As further excertify for the payment of said note, in first party mercepting to second party the property of or gas produced and save as and promises, thring the life of this mortgage; first party hereby spreeding, on demand of second party, to immediately executed all supers and interments clidifing those required under pipe-line regulations, necessary to transfer said party of clips gas to said accord party, to immediately executed and side of the party of the payment of the notes.—hereinafter mentioned.  This mortgage is given as security for the payment of the following described nate: executed and delivered by—control of the payment of the notes.—hereinafter mentioned.  The mortgage is given as security for the payment of the following described nate: executed and delivered by—control of the payment of the notes.—A control of the payment of the notes.—A control of the payment of the notes and the payment of the notes.—A control of the payment of the notes and the payment of the payment of the notes and the payment of the notes and the payment of the notes and the payment of the no				
and and description belonging to said lease, and leashpold estale, wherever located.  As further security for the purposent of said note— part of all oil or gas produced and saved on said premiess, during the life of this mortgage; they party hereby agreeing, on demand of second party, to immediately execute all jaspers and instruments ediging those required under pipe-line regulations, necessary to transfer said party of ellor gas to said second party, the proceeds of which are to be applied on the yment of the notes.—bereinster mentioned.  This mortgage is given as security for the payment of the following described note—executed and ellowed by— the control of the said of the payment of the following described note—executed and ellowed by— to the order of said The Eschange National limb, of Tules, at its offices in Tules, Oklahoms, without grace, and with interest at the rate of— to the payment of the notes of the same manner of the control of the same manner of the same manner of the control of the same manner of the control of the same manner of the control of the same manner of the said.  The conditions of this agreement are as follower. The first party herein coverants and agrees:  The conditions of this agreement are as follower. The first party herein coverants and agrees:  The conditions of this agreement are as follower. The first party herein coverants and agrees.  The condition of this same manner of the said of the same manner of the said of	nese presents mortgage unto party tle and interest and estate of said to ppertaining, including all oil stored	of the second part, its successors and assign first party in and to all and singular the tend on said land belonging to first party, and a	ns, the above described oil and gas mining lease a ements, hereditaments and appurtenances thereunto Il oil and gas wells, oil well supplies and machin	nd leasehold estate, and all right acquired, belonging, or in anywise ery of every kind and character
on said premises, during the life of this mortgage; first party herely sgreeing, on demand of second party, to immediately execute all papers and instruments updating those required under pipe-line regulations, necessary to transfer said party of cit-or gas to said second party, the proceeds of which are to be applied on the years of the note It is not provided to the order of said The Exchange National Bank, of Tuts, at its offices in Tuts, Oklahoms, without grace, and with interest at the rate of created and solvered by.  The reason materity until fully paid, to-vice and the party of the payment of the following described note executed and dolvered by.  The conditions of this agreement are as follows: The first party berein coverants and agrees:  FIRST. That it will pay said note and each of them at materity, with inferest thereon when due to become subject to any line of any find whatescere, until this mortgage is fully satisfied, and will not remove, or permit any part of size in the to-become subject to any line of any find whatescere, until this mortgage is folly satisfied, and will not remove, or permit any part of size property to be moved out of the said.  County while this mortgage remains a valid lies for any sum thereon.  THIRD. That it will, in the event said onte	nd and description belonging to sai	id lease, and leasehold estate, wherever locate		
continued to the content pipe-line regulations, necessary to transfer said part, of eiler gas to said accord party, the proceeds of which are to be applied on the youngest of the note				
This mortgage is given as security for the payment of the following described note				
Les The Exchange National Bank, of Tulsa, Oklahoma, as joint and several principals of payable to the order of said The Exchange National Bank, of Tulsa, at its offices in Tulsa, Oklahoma, without grace, and with interest at the rate of the content of the payable of the payable of the payable of the payable.  19. payable.				
d payable to the order of said The Exchange National Balk, of Tules, at its offices in Tules, Oklahome, without grace, and with interest at the rate of cent. per annum from maturity until fully paid, to-with one for \$			"我们是我们的我们的,我们就是我们的我们的,我们就是我们的我们的,我们就是我们的我们的我们的我们的我们的,我们就会不会不是一个人。""我们就是我们的我们的我们就	and the control of th
the for \$			얼마나 나는 사람들 가는 돈이 가는 일반하다 살 때문을 다 가장 하나 되었다.	
ne for \$ date. 19 payable 19 paya		발매 내가 되는 사람들이 가득 하시다. 그 생생님 그 나는 사람들이 되는 생각을 하는 것이 되었다.	시민도 하는 것들이 되는 것으로 가장 하는 것이다. 기계 전에 있는 것이 되고 있었다. 그리고 있는 것이 되었다.	
the costilitions of this agreement are as follows: The first party herein covenants and agrees: FIRST. That it will pay add note				
The consistions of this agreement are as follows: The first party herein covenants and agrees: FIRST. That it will any axid note and each of them at naturily, with inferrent thereon when due. SECOND. That it will not sell, mortgage, assign or otherwise dispose of said lease or property above described, and will not suffer or permit any part of the me to become subject to any liter, of any kind whatsoever, until this mortgage is fully satisfied, and will not remove, or permit any part of said property to be moved out of the said.  County while this mortgage remains a valid lien for any sum thereon.  THIRD. That it will, in the event said note				and the second of the second o
FIRST. That it will pay said note—and each of them at maturity, with inferent thereon when due.  SECOND. That it will not sell, mortgage, assign or otherwise dispose of said lease or property above described, and will not remove, or permit any part of them to become subject to any lien, of any, kind whatsoever, until this motrgage is fully satisfied, and will not remove, or permit any part of them to become subject to any lien, of any, kind whatsoever, until this motrgage are mains a valid lien for any sum thereon.  THIRD. That it will, in the event said outs.—herein described are not poid at maturity, or interest paid when due, or in the event any of the covenants presend in the second condition above set out are violated or broken in any manner, that first party, under the upon it or any of its agents or pipoyees, will immediately execute all rapers, including any and all papers and instruments under pipo-line requirements, and all papers and instruments on pipoyees, will immediately execute all rapers, including any and all papers and instruments under pipo-line requirements, and all papers and instruments and experiments are completed and captured requirements, and all papers and instruments under pipo-line requirements, and all papers and instruments under pipo-line requirements, and all papers and instruments and experiments and property therein described. The parties herein one mutually understand, and first party covenants are made and requirements. The parties herein described in the event first party solates, breaks or fails to perform any of the above venants or conditions, or any part thereof, or in the event second party manner and all property and payable, and to take any one or more of the following methods to force its lien, including therein the recovery of all costs, expenses, and reasonable attentive gest incurred in the saidaction of said debt: Second party and all costs and party and party and to take any one or more of the following methods to force its lien and to take any one or more of				
THIRD. That it will, in the event said note	FIRST. That it will pay said SECOND. That it will not se me to become subject to any lien,	noteand each of them at maturity, with in Il, mortgage, assign or otherwise dispose of s of any kind whatsoever, until this mortgage	rferest thereon when due. said lease or property above described, an'i will no is fully satished, and will not remove, or permit	any part of said property to be
nder departmental requirements, to make a good and, valid transfer of said oil and gas mining lease, and all other property therein described, to second party, or any reson 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 above venants or conditions, or any part thereof, or in the event second party deems itself insecure under said mortage, the said second party herein shall be, and it is reby authorized, at its option, without notice, to declare all of the said indebtedness due and payable, and to take any one or more of the following methods to force its lien, including therein the recovery of all costs, expenses, and reasonable attorney fees incurred in the satisfaction of said debt. Second party may take session of said oil and gas mining lease and leaschold estate, and all property herein described, and maintain, operate and control the said property, and apply all occeeds derived therefrom on the payment of said notes, until the obligations herein are fully paid, first party agreeing to give the second party immediate paceable sssession; or, the second party may take possession of and sell all of said property and interests therein described, under the laws of the State of Oklahoma applicable foreclosure of mortagaes; or, second party, at its option, is hereby authorized to apply for and have appointed a receiver of all the property and interests above scribed. The first party hereby waives all notice of the appointment of a receiver herein, and agrees that a receiver, at the option of second party, may hold, maintain and operate said property according to law.  All the terms, conditions and covenants herein shall extend to and bind all the parties herein, their successors and assigns.  Now on this.  Scarteary,  By.  President  OUNTY OF  STATE OF OKLAHOMA.  Thus Commission explires.  Scarteary  Notary Public.  Witness my hand and Notarial Seal, the day and year	THIRD. That it will, in the correspond in the second condition ab	event said noteherein described are not po ove set out are violated or broken in any ma	aid at maturity, or interest paid when due, or in anner, that first party, upon written notice served	the event any of the covenants upon it or any of its agents or
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 above weanants or conditions, or any part thereof, or in the event second party deems itself insecure under said mortgage, the said second party herein shall be, and it is reby authorized, at its option, without notice, to declare all of the said indebtedness due and payable, and to take any one or more of the following methods to force its lien, including therein the recovery of all costs, expenses, and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take assession of said oil and gas mining lease and leasehold estate, and all property herein described, and maintain, operate and control the said property, and apply all forcelosure of mortgages; or, second party may take possession of and sell all of said property and interests herein described, under the laws of the State of Oklahoma applicable seession; or, the second party may take possession of and sell all of said property and interests herein described, under the laws of the State of Oklahoma applicable interests herein described, under the laws of the State of Oklahoma applicable interests herein described, under the laws of the State of Oklahoma applicable interests herein described, under the laws of the State of Oklahoma applicable interests herein and garces and the property and interests above scribed. The first party hereby valves all notice of the appointment of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees that a receiver, at the option of second party, thay hold, maintain and operate said property, including the uning and selfing of all oil and gas produced therefrom, and applicable in the proceeds of the said property according to law.  All the terms, conditions and coverants herein shall extend to and bind all the parties herein, their successors	ider departmental requirements, to	make a good and valid transfer of said oil a		
reby authorized, at its option, without notice, to declare all of the said indebtedness due and payable, and to take any one or more of the following methods to force its lies, including therein the recovery of all costs, expenses, and reasonable attorney fees incurred in the satisfaction of said debt: Second party may take passession of said oil and gas mining lease and leasehold estate, and all property herein described, and maintain, operate and control the said property, and apply all occeeds derived thereform on the payment of said notes, until the obligations herein are fully paid, first party agreeing to give the second party immediate peaceable sassession; or, the second party may take possession of and sell all of said property and interests herein described, under the laws of the State of Oklahoma applicable foreclosure of mortgages; or, second party, at its option, is hereby authorized to apply for and was appointed a receiver of all the property and interests above scribed. The first party hereby waives all notice of the appointment of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application representation of all oil and gas produced therefrom, and apply the proceeds of the sale thereof to the payment of said noteuntil said indebtedness is fully id, or sell and dispose of said property according to law.  All the terms, conditions and covenants herein shall extend to and bind all the parties herein, their successors and assigns.  IN WITHERS WHENEOF, The party of the first part has caused its name to be situacribed hereio, and its corporate seal affixed by its duly authorized officers day and year first above written.  Secretary.  By.  President  OUNTY OF  STATE OF OKLAHOMA.  Now on this.  Notary Public within and for the County and State aforesaid, appeared		derstand, and first party covenants and agree		
ssession of said oil and gas mining lease and leasehold estate, and all property herein described, and maintain, operate and control the said property, and apply all oesceds derived thereform con the payment of said notes, until the obligations herein are fully paid, first party agreeing to give the second party may take possession; or, the second party may take possession of and sell all of said property and interests herein described, under the laws of the State of Oklahoma applicable foreclosure of movetages; or, second party, at its option, is hereby authorized to apply for and have appointed a receiver of all the property and interests above scribed. The first party hereby waives all notice of the appointment of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application or, or the appointment of, a receiver herein, and agrees and to protest or contest, directly or indirectly, the application or, or the appointment of, a receiver herein, and agrees of a receiver herein, and agrees and to protest or contest, directly or indirectly, the application or, or the appointment of, a receiver herein, and agrees and to protest or contest, directly or indirectly, the application or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application or, or the appointment of, a receiver herein, and agrees and to protest or contest, directly or indirectly, the application of a contest, directly or indirectly or indirectly. The application of a contest of a contest of a contest, directly or indirectly or	The parties hereto mutually un			nd onely becein shall be and it is
ssession; or, the second party may take possession of and sell all of said property and interests herein described, under the laws of the State of Oklahoma applicable foreclosure of mortgages; or, second party, at its option, is hereby authorized to apply for and have appointed a receiver of all the property and interests above scribed. The first party hereby waives all notice of the appointment of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly indirectly, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or a sell-and independent of said property individual, and agrees and to protest or contest, directly, may hold, maintain and operate said property, including the payment of said property according to law.  In WITNIESS WHEREOF, The party of the first part has caused its name to be subscribed hereio, and is said dispendent or and agrees and the payment and acknowledged the subscribed hereio, and the first part has caused its name to be subscribed hereio, and as the free and voluntary act and	The parties hereto mutually un evenants or conditions, or any part ereby authorized, at its option, with	out notice, to declare all of the said indebted	lness due and payable, and to take any one or n	ore of the following methods to
seribed. The first party hereby waives all notice of the appointment of a receiver herein, and agrees not to protest or contest, directly or indirectly, the application, or, or the appointment of, a receiver herein, and agrees that a receiver, at the option of second party, may hold, maintain and operate said property, including the uning and selling of all oil and gas produced therefrom, and apply the proceeds of the sale thereof to the payment of said note	The parties hereto mutually un openants or conditions, or any part reby authorized, at its option, with aforce its lien, including therein the ossession of said oil and gas. minin	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons g lease and leasehold estate, and all properi	lness due and payable, and to take any one or mable attorney fees incurred in the satisfaction of sity herein described, and maintain, operate and contr	ore of the following methods to iid debt: Second party may take ol the said property, and apply al
unning and selling of all oil and gas produced therefron, and apply the proceeds of the sale thereof to the payment of said note	The parties hereto mutually un versionants or conditions, or any part ereby authorized, at its option, with aforce its lien, including therein the assession of said oil and gas minin roceeds derived therefrom on the p assession; or, the second party may	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons g lease and leasehold estate, and all proper ayment of said notes, until the obligations le take possession of and sell all of said prope	lness due and payable, and to take any one or mable attorney fees incurred in the satisfaction of sity herein described, and maintain, operate and contragrein are fully paid, first party agreeing to give the city and interests herein described, under the laws of	ore of the following methods to ild debt: Second party may take of the said property, and apply all second party immediate peaceable the State of Oklahoma applicable
All the terms, conditions and covenants herein shall extend to and bind all the parties herein, their successors and assigns.  IN WITNESS WHEREOF, The party of the first part has caused its name to be subscribed hereto, and its corporate seal affixed by its duly authorized officers, e day and year first above written.  Secretary.  By.  President  OUNTY OF  STATE OF OKLAHOMA.  Now on this.  Notary Public within and for the County and State aforesaid, appeared me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its.  and acknowledged me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes erein named.  Witness my hand and Notarial Scal, the day and year last above written.  y commission expires.  8  PATE OF OKLAHOMA.  Tulsa County.  At Tulsa, Okla.  M., and is duly recorded in Record.  Page.  191., at o'clock.  M., and is duly recorded in Record.  Page.	The parties hereto mutually un openants or conditions, or any part ereby authorized, at its option, with afforce its lien, including therein the ossession of said oil and gas minin occeds derived therefrom on the p ossession; or, the second party may of forcelosure of mortgages; or, seco- escribed. The first party hereby we	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons g lease and leasehold estate, and all propert ayment of said notes, until the obligations le take possession of and sell all of said proper und party, at its option, is hereby authorized in tives all notice of the appointment of a receiv	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of sity herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all yer herein, and agrees not to protest or contest, dir	ore of the following methods to idd debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above eetly or indirectly, the application
ttest Secretary. By President  OUNTY OF STATE OF OKLAHOMA.   Ss.   Notary Public within and for the County and State aforesaid, appeared   191   before me	The parties hereto mutually un version and so conditions, or any part treby authorized, at its option, with floree its lien, including therein the ossession of said oil and gas minin oceeds derived therefrom on the p ossession; or, the second party may foreclosure of mortgages; or, seco- secribed. The first party hereby we r, or the appointment of, a receiver uning and selling of all oil and ga	out notice, to declare all of the said indebted a recovery of all costs, expenses, and reasons g lease and leasehold estate, and all proper ayment of said notes, until the obligations let take possession of and sell all of said proper and party, at its option, is hereby authorized it uives all notice of the appointment of a receiver herein, and agrees that a receiver, at the or s produced therefrom, and apply the proceed	lness due and payable, and to take any one or mable attorney fees incurred in the satisfaction of sity herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all wer herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and op	ore of the following methods to iid debt: Second party may take of the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above cetty or indirectly, the application erate said property, including the
STATE OF OKLAHOMA.  Now on this.  Most of the County and State aforesaid, appeared.  Me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its.  and acknowledged me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes erein named.  Witness my hand and Notarial Seal, the day and year last above written.  Notary Public.  y commission expires.  Notary Public.  TATE OF OKLAHOMA.  Tulsa County.  At Tulsa, Okla.  I HEREBY CERTIFY That this instrument was filed for record in my office on.  day of	The parties hereto mutually un version and so or conditions, or any part treby authorized, at its option, with floree its lien, including therein the basession of said oil and gas minin occeeds derived therefrom-on the p basession; or, the second party may foreclosure of mortgages; or, seco scribed. The first party hereby wa r, or the appointment of, a receiver uning and selling of all oil and ga- id, or sell and dispose of said prop All the terms, conditions and	out notice, to declare all of the said indebted a recovery of all costs, expenses, and reasons glease and leasehold estate, and all propert ayment of said notes, until the obligations letake possession of and sell all of said proper ond party, at its option, is hereby authorized itives all notice of the appointment of a receiver herein, and agrees that a receiver, at the of s produced therefrom, and apply the proceederty according to law.	lness due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dipption of second party, may hold, maintain and op is of the sale thereof to the payment of said note. If the parties herein, their successors and assigns.	ore of the following methods to aid debt: Second party may take of the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the muntil said indebtedness is fully
STATE OF OKLAHOMA.  Now on this	The parties hereto mutually un precipitation of the properties of the pro- precipitation of the properties of the pro- precipitation of said oil and gas mining occeeds derived therefrom on the pro- possession; or, the second party may a foreclosure of mortgages; or, second party may be foreclosure of second party may be foreclosure of second party may be foreclosure.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations he take possession of and sell all of said proper ond party, at its option, is hereby authorized it vies all notice of the appointment of a receive herein, and agrees that a receiver, at the operation, and apply the proceed erty according to law.  Covenants herein, shall extend to and bind a covenants herein, shall extend to and bind a covenants herein, shall extend to and bind a covenants herein shall extend to an account of the first part has caused its name.	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, ne to be subscribed hereto, and its corporate seaf affiliation.	ore of the following methods to tild debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application are said property, including the muntil said indebtedness is fully act by its duly authorized officers
STATE OF OKLAHOMA.  Now on this	The parties hereto mutually unvenants or conditions, or any part reby authorized, at its option, with force its lien, including therein the ssession of said oil and gas minin occeds derived therefrom on the passession; or, the second party may foreclosure of mortgages; or, seconscribed. The first party hereby we, or the appointment of, a receivening and selling of all oil and gaid, or sell and dispose of said propatilly of the terms, conditions and IN WITNESS WHEREOF, see aday and year first above written.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons g lease and leasehold estate, and all propert ayment of said notes, until the obligations let take possession of and sell all of said propend party, at its option, is hereby authorized itives all notice of the appointment of a receiver herein, and agrees that a receiver, at the or sproduced therefrom, and apply the proceederty according to law.  Covenants herein shall extend to and bind a The party of the first part has caused its name	lness due and payable, and to take any one or mable attorney fees incurred in the satisfaction of sity herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all wer herein, and agrees not to protest or contest, direction of second party, may hold, maintain and opis of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seaf affi	ore of the following methods to id debt: Second party may tak of the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the muntil said indebtedness is fully xed by its duly authorized officers
STATE OF OKLAHOMA.  Now on this	The parties hereto mutually unvenants or conditions, or any part reby authorized, at its option, with force its lien, including therein the ssession of said oil and gas minin coeeds derived therefrom on the pssession; or, the second party may forcelosure of mortgages; or, sec scribed. The first party hereby we, or the appointment of, a receiver mining and selling of all oil and gaid, or sell and dispose of said prop All the terms, conditions and IN WITNESS WHEREOF, 2 e day and year first above written.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all propert ayment of said notes, until the obligations letake possession of and sell all of said proper und party, at its option, is hereby authorized thives all notice of the appointment of a receiver herein, and agrees that a receiver, at the of sproduced therefrom, and apply the proceederty according to law, covenants herein shall extend to and bind a the party of the first part has caused its name service.	lness due and payable, and to take any one or mable attorney fees incurred in the satisfaction of sity herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all wer herein, and agrees not to protest or contest, direction of second party, may hold, maintain and opis of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seaf affi	ore of the following methods to id debt: Second party may tak of the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the muntil said indebtedness is fully xed by its duly authorized officers
Notary Public within and for the County and State aforesaid, appeared me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its and acknowledged me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes review named.  Witness my hand and Notarial Seal, the day and year last above written.  Notary Public.  y commission expires.  ATE OF OKLAHOMA.  Tulsa County.  At Tulsa, Okla.  I HEREBY CERTIFY That this instrument was filed for record in my office on day of 191, at o'clock.  M, and is duly recorded in Record.  Page.	The parties hereto mutually unvenants or conditions, or any part reby authorized, at its option, with force its lien, including therein the ssession of said oil and gas minin occeds derived therefrom on the pssession; or, the second party may foreclosure of mortgages; or, sec scribed. The first party hereby we, or the appointment of, a receiver mining and selling of all oil and gaid, or sell and dispose of said prop All the terms, conditions and IN WITNESS WHEREOF, 2 e day and year first above written.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all propert ayment of said notes, until the obligations letake possession of and sell all of said proper und party, at its option, is hereby authorized thives all notice of the appointment of a receiver herein, and agrees that a receiver, at the of sproduced therefrom, and apply the proceederty according to law, covenants herein shall extend to and bind a the party of the first part has caused its name service.	thess due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seal affile.  By	ore of the following methods to itid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the muntil said indebtedness is fully acted by its duly authorized officers.  President
me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes erein named.  Witness my hand and Notarial Seal, the day and year last above written.  Notary Public.  y commission expires	The parties hereto mutually unverse and so reconditions, or any partier by authorized, at its option, with a force its lien, including therein the assession of said oil and gas minim coceeds derived therefrom on the passession; or, the second party may foreclosure of mortgages; or, second secribed. The first party hereby we or, or the appointment of, a receive mining and selling of all oil and gaid, or sell and dispose of said proparties of the company of the day and year first above written.  STATE OF OKLAHO  Now on this.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all propertayment of said notes, until the obligations letake possession of and sell all of said propertayment at its option, is hereby authorized three sail notice of the appointment of a receive herein, and agrees that a receiver, at the operation of the entry according to law.  Covenants herein shall extend to and bind a line party of the first part has caused its name the proceed of the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first part has caused its name than the party of the first party	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seaf affine.  By	ore of the following methods to tid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the month of the property and indirectly set application erate said property, including the month of the property, including the month of the property and independent of the property.  President
y commission expires.  RATE OF OKLAHOMA, Tulsa County, At Tulsa, Okla.  I HEREBY CERTIFY That this instrument was filed for record in my office on day of	The parties hereto mutually unverse and so reconditions, or any partier by authorized, at its option, with a force its lien, including therein the assession of said oil and gas minim coceeds derived therefrom on the passession; or, the second party may foreclosure of mortgages; or, second secribed. The first party hereby we or, or the appointment of, a receive unning and selling of all oil and gaid, or sell and dispose of said prop All the terms, conditions and IN WITNESS WHEREOF, are day and year first above written.  STATE OF OKLAHO!  Now on this.  Notary Public within and for the C	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations letake possession of and sell all of said proper and party, at its option, is hereby authorized three sail notice of the appointment of a receive herein, and agrees that a receiver, at the of sproduced therefrom, and apply the proceederty according to law.  covenants herein shall extend to and bind a The party of the first part has caused its name the proceeders.  Secretary.  Scoretary.	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contracted in the satisfaction of six ty herein described, and maintain, operate and contracted in the first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seaf affile.  By	ore of the following methods to tid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the mountil said indebtedness is fully acted by its duly authorized officers.  President
I HEREBY CERTIFY That this instrument was filed for record in my office onday ofday ofday ofday ofday ofday ofday ofday ofday ofday of	The parties hereto mutually unversely authorized, at its option, with a force its lien, including therein the assession of said oil and gas minin coceeds derived therefrom on the prosession; or, the second party may forcelosure of mortgages; or, seconscribed. The first party hereby warry or the appointment of, a received uning and selling of all oil and gaild, or sell and dispose of said proportion. All the terms, conditions and IN WITNESS WHEREOF, we day and year first above written.  STATE OF OKLAHO.  Now on this.  Notary Public within and for the Come known to be the identical persone that he executed the same as lettin named.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations he take possession of and sell all of said proper and party, at its option, is hereby authorized therein, and agrees that a receiver, at the of sproduced therefron, and apply the proceed erty according to law.  covenants herein shall extend to and bind a The party of the first part has caused its name to the proceed end of the party of the first part has caused its name to the party of the first part has caused its name to the party and State aforesaid, appeared on who subscribed the name of the maker this free and voluntary act and deed and as the	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the erty and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, direction of second party, may hold, maintain and opins of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, ne to be subscribed hereto, and its corporate seal affine to the foregoing instrument as its	ore of the following methods to aid debt: Second party may take of the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application that said property, including the muntil said indebtedness is fully exed by its duly authorized officers.  President
I HEREBY CERTIFY That this instrument was filed for record in my office onday ofday ofday ofday ofday ofday ofday ofday ofday ofday of	The parties hereto mutually unversely authorized, at its option, with floree its lien, including therein the session of said oil and gas minin coceeds derived therefrom on the possession; or, the second party may foreclosure of mortgages; or, second services of the first party hereby were, or the appointment of, a receive maining and selling of all oil and gaid, or sell and dispose of said proposed in the first party hereby were all the terms, conditions and IN WITNESS WHEREOF, the day and year first above written.  STATE OF OKLAHO!  Now on this.  Notary Public within and for the Come known to be the identical person metals he executed the same as a crein named.  Witness my hand and Notarial	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations letake possession of and sell all of said proper and party, at its option, is hereby authorized threat, and agrees that a receiver, at the operation of the expension of and sell all of said proper herein, and agrees that a receiver, at the operation of the entry according to law.  Covenants herein shall extend to and bind a line party of the first part has caused its name the party of the first part has caused its name sell all of said of the maker that is free and voluntary act and deed and as the Seal, the day and year last above written.	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seal afficient of the foregoing instrument as its.  By	ore of the following methods to tid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the model of the said property, including the model of the said indebtedness is fully authorized officers.  President
I HEREBY CERTIFY That this instrument was filed for record in my office onday ofday ofday ofday ofday ofday ofday ofday of	The parties hereto mutually unversely authorized, at its option, with a force its lien, including therein the assession of said oil and gas minin coceeds derived therefrom on the possession; or, the second party may foreclosure of mortgages; or, second secribed. The first party hereby we or, or the appointment of, a receive mining and selling of all oil and gaid, or sell and dispose of said properties of the first party hereby we are the first party hereby we or, or the appointment of, a receive mining and selling of all oil and gaid, or sell and dispose of said properties of the first party hereby we will be day and year first above written.  STATE OF OKLAHO!  Now on this.  Notary Public within and for the Come known to be the identical person methat he executed the same as levelin named.  Witness my hand and Notarial	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations letake possession of and sell all of said proper and party, at its option, is hereby authorized threat, and agrees that a receiver, at the operation of the expension of and sell all of said proper herein, and agrees that a receiver, at the operation of the entry according to law.  Covenants herein shall extend to and bind a line party of the first part has caused its name the party of the first part has caused its name sell all of said of the maker that is free and voluntary act and deed and as the Seal, the day and year last above written.	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seal afficient of the foregoing instrument as its.  By	ore of the following methods to tid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the model of the said property, including the model of the said indebtedness is fully authorized officers.  President
o'clock M., and is duly recorded in Record Page.	The parties hereto mutually unversely authorized, at its option, with floree its lien, including therein the session of said oil and gas minin coceeds derived therefrom on the possession; or, the second party may foreclosure of mortgages; or, second services of the first party hereby were, or the appointment of, a receive maining and selling of all oil and gaid, or sell and dispose of said proposed in the first party hereby were all the terms, conditions and IN WITNESS WHEREOF, the day and year first above written.  STATE OF OKLAHO!  Now on this.  Notary Public within and for the Come known to be the identical person metals he executed the same as a crein named.  Witness my hand and Notarial	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations letake possession of and sell all of said proper and party, at its option, is hereby authorized threat, and agrees that a receiver, at the operation of the expension of and sell all of said proper herein, and agrees that a receiver, at the operation of the entry according to law.  Covenants herein shall extend to and bind a line party of the first part has caused its name the party of the first part has caused its name sell all of said of the maker that is free and voluntary act and deed and as the Seal, the day and year last above written.	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opids of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seal afficient of the foregoing instrument as its.  By	ore of the following methods to tid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the model of the said property, including the model of the said indebtedness is fully authorized officers.  President
	The parties hereto mutually unvenants or conditions, or any part reby authiorized, at its option, with force its lien, including therein the ssession of said oil and gas minim coeeds derived therefrom on the passession; or, the second party may foreclosure of mortgages; or, second scribed. The first party hereby wer, or the appointment of, a receivening and selling of all oil and gaid, or sell and dispose of said properties of the second in the terms, conditions and IN WITNESS WHEREOF, 2 day and year first above written.  STATE OF OKLAHOMA, Notarial witness my hand and Notarial witness my hand and Notarial y commission expires.  ATE OF OKLAHOMA, Tules County.	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations letake possession of and sell all of said proper and party, at its option, is hereby authorized tives all notice of the appointment of a receive herein, and agrees that a receiver, at the operation of the proceeder of the sell all of said proper in the	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opins of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, he to be subscribed hereto, and its corporate seal affine to the foregoing instrument as its.  By	ore of the following methods to tid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application the property and independent of the model
	The parties hereto mutually unvenants or conditions, or any part reby authorized, at its option, with force its lien, including therein the session of said oll and gas minim coeeds derived therefrom on the pssession; ar, the second party may foreclosure of mortgages; or, seconds for the first party hereby we, or the appointment of, a receive uning and selling of all oil and gaid, or sell and dispose of said properties of the first party hereby we are the appointment of, a receive uning and selling of all oil and gaid, or sell and dispose of said properties of the first party hereby we have a selling and selling of all oil and gaid, or sell and dispose of said properties of the terms, conditions and IN WITNESS WHEREOF, and I wanted the terms, conditions and IN WITNESS WHEREOF, and and year first above written.  STATE OF OKLAHOM  Now on this  Notary Public within and for the Come known to be the identical person me that he executed the same as level named.  Witness my hand and Notarial we commission expires.  ATE OF OKLAHOMA, Tulsa County, At Tulsa County.  I HEREBY CERTIFY That the second of the control of the cont	out notice, to declare all of the said indebted recovery of all costs, expenses, and reasons glease and leasehold estate, and all properlayment of said notes, until the obligations letake possession of and sell all of said proper and party, at its option, is hereby authorized tives all notice of the appointment of a receive herein, and agrees that a receiver, at the of sproduced therefron, and apply the proceederty according to law.  covenants herein shall extend to and bind a line party of the first part has caused its name.  Secretary.  Scretary.  Scretary.  Scretary.  Scal, the day and year last above written.	these due and payable, and to take any one or mable attorney fees incurred in the satisfaction of six ty herein described, and maintain, operate and contraction are fully paid, first party agreeing to give the city and interests herein described, under the laws of to apply for and have appointed a receiver of all ver herein, and agrees not to protest or contest, dirption of second party, may hold, maintain and opins of the sale thereof to the payment of said note. If the parties herein, their successors and assigns, are to be subscribed hereto, and its corporate seal affinered to the foregoing instrument as its.  By.  By.  By.  Gree and voluntary act and deed of such corporate free and voluntary act and deed of such corporate.	ore of the following methods to itid debt: Second party may take to the said property, and apply all second party immediate peaceable the State of Oklahoma applicable the property and interests above ectly or indirectly, the application erate said property, including the muntil said indebtedness is fully xed by its duly authorized officers  President