| AOREEMENT. | | с. 1. 1. 1. б | |
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| THIS INDENTURE | 그는 비행은 유민이는 비행한 것을 통한 것을 하는 것을 수가 있다. 나는 것을 수가 있는 것을 하는 것을 하는 것을 하는 것을 수가 있는 것을 것을 수가 있는 것을 수가 있다. 이 하는 것을 수가 있는 것을 것을 수가 있는 것을 수가 없다. 것을 것 같이 않아? 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 않아. 것 같이 않아? 않아? 것을 수가 있는 것을 수가 있는 것을 수가 있는 것이 같이 않아. 것을 것 같이 않아. 이 것 것 같이 않아. 것 것 같이 않아. 않아. 아니 않아. 아니 않아. 아니 아니 않아. 아니 않아. 아니 않아. 아니 아니 않아. 아니 아니 않아. 아니 않아. 아니 아니 않아. 아니 아니 않아. 아니 아니 아니 아니 않아. 아니 아니 아니 아니 아니 않아. 아니 아니 아니 아니 아니 아니 아니 아니 않아. 아니 | | 방법은 학교는 것이 같은 그 것이 같은 것이 없다. |
| WITNESSETH; TI and encumbrances, dated | THE EXCHANGE NATIONAL BANK, hat whereas, the party of the first part is | , of Tulsa, Oklahoma, 4 corporation, party of the the owner of a valid, existing and indefensible oil by | second part, and gas mining lease, free and clear of all |
| | 승규는 것이 아파 같은 것이 같이 많이 많이 많이 많이 없다. | | |
| | | | 이 승규는 것이 같이 잘 하는 것이 같이 같이 같이 같이 같이 같이 않는 것이 같이 않는 것이 같이 많이 |
| of Deeds of | | oma, covering the following described property, I | ocated in |
| County, State of Oklahoma | i, 10*WIC: | | 99 ja 149 ja 149 ja 199 ja 199 ja 199 ja |
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| | الم المراجع ال محمد المراجع المسلح المراجع الم المراجع المراجع | | e en la servició de la construcción de la construcción de la construcción de la construcción de la construcción La construcción de la construcción La construcción de la construcción d |
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| an fan de ferste en ser ster fan de ferste ferste de ferste de ferste de ferste de ferste de ferste de ferste Ferste de ferste de f Ferste de ferste de f | a series and a series of the | | |
| | | 그는 것 같은 것 같은 것 같은 것 같아요. 그는 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것 같이 없다. | |
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| | 그는 것은 것 같은 그 가슴 선물이 같은 | | 승규는 영상에서 지원 문제가 많았다. |
| kind and description belong «As further security fo from said premises, during | ing to said lease, and leaschold estate, wh or the payment of said note, the first p the life of this mortgage; first party herel | arty mortgages to second party the | part of all oil or gas produced and a mediately execute all papers and instrum |
| payment of the note here | sinafter mentioned. | insfer said part of oil or gas to said second party, lowing described noteexecuted and delivered l | |
| This mortgage is give | and as security for the physical of the for | to The Exchange National Bank, of | rulsa, Oklahoma, as joint and several princ |
| | Summer matt filter with an inter- | <u>ilsa, at its offices in Tulsa, Oklahoma, without grad</u> | |
| | | | |
| Note for \$ | ,, date | , 19, payable | |
| 그는 승규는 것 같은 것 같 | | о, 19, payable | |
| The conditions of this FIRST. That it will | s agreement are as follows: The first par pay said noteand each of them at mat | ty herein covenants and agrees: urity, with interest thereon when due. | |
| SECOND. That it w same to become subject to | vill not sell, mortgage, assign or otherwise any lien, of any kind whatsoever, until thi | writy, with interest thereon when due. a dispose of said lease or property above describe is mortgage is fully satisfied, and will not remo | d, and will not suffer or permit any part of we, or permit any part of said property i |
| removed out of the said | | County while this mortgage remains a valid lien ed are not paid at maturity, or interest paid wh | for any sum thereon. |
| expressed in the second con employees, will immediately under departmental requires | idition above set out are violated or broke y execute all papers, including any and a ments, to make a good and valid transfer | en in any manner, that first party, upon written all papers and instruments under pipe-line require of said oil and gas mining lease, and all other pro- | notice served upon it or any of its agen ments, and all papers and instruments nece |
| covenants or conditions, or hereby authorized, at its opi- enforce its lien, including the possession of said oil and g proceeds derived therefrom possession; or, the second p to foreclosure of mortgages described. The first party f | tually understand, and first party covenant any part thereof, or in the event second tion, without notice, to declare all of the herein the recovery of all costs, expenses, gas mining lease and leasehold estate, an | nts and agrees, that in the event first party violat 1 party deems itself insecure under said mortgage said indebtedness due and payable, and to take , and reasonable attorney fees incurred in the sat | , the said second party herein shall be, and any one or more of the following metho |
| running and selling of all o | party may take possession of and sell all s; or, second party, at its option, is hereby hereby waives all notice of the appointment a receiver herein, and agrees that a receiven bil and gas produced therefrom, and apply | d all property herein described, and maintain, ope obligations herein are fully paid, first party agree of said property and interests herein described, un- anthorized to apply for and have appointed a r at of a receiver herein, and agrees not to protest ver, at the option of second party, may hold, may the proceeds of the sale thereof to the payment | rate and control the said property, and app ag to give the second party immediate peac ler the laws of the State of Oklahoma appli sectiver of all the property and interests a or contest, directly or indirectly, the applic intain and operate said property, includin |
| running and selling of all o paid, or sell and dispose of All the terms, conditi | party may take possession of and sell all as s; or, second party, at its option, is hereby hereby waives all notice of the appointmen a receiver herein, and agrees that a receiver bil and gas, produced therefrom, and apply said property according to law. ions and covenants herein shall extend to REOF. The party of the first parthas ca | obligations herein are (ully paid, first party agreen of said property and interests herein described, un- anthorized to apply for and have appointed a r in of a receiver herein, and agrees not to protest ver, at the option of second party, may hold, ma | rate and control the said property, and app ug to give the second party immediate peac ler the laws of the State of Oklahoma appli seffiver of all the property and interests a pr contest, directly or indirectly, the applic intain and operate said property, including of said noteuntil said indebtedness is and assigns. |

| Attest | Secretary. | ^в о Ву , | |
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| COUNTY OF | | | |
| STATE OF OKLAHOMA. | 5 85, | 영화 가장 가장 가장 감독을 가장 수 | 6 |
| Now on this | | | ********** |
| a Notary Public within and for the County | and State aforesaid, appeared | | |
| to me known to be the identical person wh to me that he executed the same as his fre- therein named. Witness my hand and Notarial Seal, My commission expires | o subscribed the name of the maker ther e and voluntary act and deed and as the the day and year last above written. | reof to the föregoing instrument as its free and voluntary act and deed of such | and acknowledged |
| My commission expires | | | |
| STATE OF OKLAHOMA, Tulsa County. At Tulsa, Okia. | | а 9 б. 9 б. 9 б. 9 б. 9 б. 9 б. 9 б. 9 б. | |
| I HEREBY CERTIFY That this ins | strument was filed for record in my office | : onday of | |
| o'clock | recorded in Record | | |
| By | | a a su a construction de la constru La construction de la construction d | Register of Deeds. |