## 475

AGREEMENT.	86	- - -			1 1
THIS INDENTURE, Made and c			ビードキー ボイビーズ かいため かいろん なみし	<u>,</u>	
party of the first part, and THE EXCH. WITNESSETH: That whereas, and encumbrances, dated	ANGE NATIONAL BANK, o the party <sub>y</sub> of the first part is the	of Tulsa, Oklahoma, a corp e owner of a valid, existin	oration, party of the g and indefeasible oil	second part, a	and clear of all liens
to	김 사람은 사람들은 것은 일부는 물건을 가셨다.			3 M	
of Deeds of					
County, State of Oklanoma, to-with					
ti					
	역사 가슴을 가지 않는 것이 가지 않는 것이 나라지?				
NOW, THEREFORE, As securit these presents mortgage unto party of title and interest and estate of said first appertaining, including all oil stored on huildings, derricks, pipe lines, tanks, cas kind and description belonging to said le As further security for the payme from said premises, during the life of th including those required under pipe-line payment of the notehereinafter ment This mortgage is given as securit	the second part, its successors party in and to all and singuly said land belonging to first pa- ings, telephone lines, live stock ease, and leasehold estate, where nt of said note, the first part is mortgage; first party hereby regulations, necessary to trans toned. " y for the payment of the follow	and assigns, the above de ar the tenements, heredita arty, an Fall oit and gas v t, vehicles located on, in or ever located. ty mortgages to second pa greeing, on demand of sfer said part of oil or gas wing described noteexe	scribed oil and gas ments and appurtena vells, oil well suppli under said above de rty the second party, to in to said second party cuted and delivered	mining lease and leasehold nees thereunto acquired, bo es and machinery of ever seribed property, and all o part of all oil or g imediately execute all pa , the proceeds of which ar	l estate, and all right, longing, or in anywise y kind and character, ther property of every as produced and saved pers and instruments, e to be applied on the
and payable to the order of said The Ex per cent, per annum from maturity until	change National Bank, of Tulsa I fully paid, to-wit:	a, at its offices in Tulsa, O	klahoma, without gra	ce, and with interest at the	: rate of,
Note for \$	, date		, 19, payable		
Note for \$					
Note for \$- The conditions of this agreement a FIRST. That it will pay said not SECOND. That it will not sell, a same to become subject to any lien, of a removed out of the said.	are as follows: The first party eand each of them at maturi mortgage, assign or otherwise d my kind whatsoever, until this	herein covenants and agre- ity, with interest thereon y lispose of said lease or pro- mortgage is fully satisfied	ees: when due, operty above describe I, and will not remo	ed, and will not suffer or j we, or permit any part o	sermit any part of the
THIRD. That it will, in the ever expressed in the second condition above employees, will immediately execute all under departmental requirements, to ma person or company second party may de	nt said note,herein described e set out are violated or broken I papers, including any and all lke a good and valid transfer of	are not paid at maturity, in any manner, that first papers and instruments u	or interest paid wh party, upon written nder pipe-line requir	en due, or in the event notice served upon it or ements, and all papers and	any of its agents or instruments necessary
The parties hereto mitually under covenants or conditions, or any part th hereby authorized, at its option, without enforce its lien, including therein the re possession of said oil and gas mining h proceeds derived therefrom on the payr possession; or, the second party may tai to foreclosure of mortgages; or, second described. The first party hereby waive for, or the appointment of, a receiver the running and selling of all oil and gas p paid, or sell and dispose of said property All the terms, conditions and cov IN WITNESS WHEREOF, The the day and year first above written.	stand, and first party covenants ereof, or in the event second p notice, to declare all of the sai covery of all costs, expenses, an ease and leasehold estate, and nent of said notes, until the ob ke possession of and sell all of party, at its option, is hereby all s all notice of the appointment srein, and agrees that a receiver roduced therefrom, and apply t y according to law. emants herein shall extend to a	party deems itself insecure id indebtedness due and r und reasonable attorney fe all property herein descril oligations herein are fully r said property and interest uthorized to apply for an- of a receiver herein, and r r, at the option of second the proceeds of the sale the and bind all the parties her sed its name to be subscrib	under said mortgag avable, and to take es incurred in the sa \$2d, and maintain, op aid, first party agrees is herein described, ur d have appointed a tgrees not to protest party, may hold, mi nereof to the paymen rein, their successors ed hereto, and its con	e, the said second party he any one or more of the tisfaction of said debt: S erate and control the said ing to give the second part ider the laws of the State c receiver of all the propert or contest, directly or ind aintain and operate said p it of said noteuntil said and assigns.	rein shall he, and it is following methods to econd party may take property, and apply all y immediate peaceable f Oklahoma applicable y and interests above irectly, the application roperty, including the l indebtedness is fully uly authorized officers,
Attest		가 그렇게 물고 있는 것이 가지 않는 것을 걸려 있는 것이 많이 가지 않는 것이 없다.		алан аналаг тараан алан алан ар балан алан тараал алан алан алан алан алан алан алан	and the second state of the second state of the
COUNTY OF STATE OF OKLAHOMA Now on this			ote me	24-11-11-11-11-11-11-11-11-11-11-11-11-11	
a Notary Public within and for the Coun to me known to be the identical person to me that he executed the same as his therein hamed. Witness my hand and Notarial Sec	who subscribed the name of th free and voluntary act and deed	esmaker thereof to the for d and as the free and you written.	egoing instrument as intary act and deed	its	and acknowledged the uses and purposes
My commission expires		ດໍວໍ່ເວົ້ອ ອີ້າອີ້ອີດ 		2	
STATE OF OKLAHOMA, Tulsa County. At Tulsa, Okla. I HEREBY CERTIFY That this		d in my office on	ت بىرىرى بىرىي بىرىي بىرىي بىرىي بىرىي بىرىي بىرىي بىرىي بىرىي بىرى بىرى	y of	
	집에 집에 가지 않는 것 같은 것 같아. 같은		میں بیندور میں درمان میں مراجع کا میں میں میں میں میں میں		Register of Deeds.
		a karala sh			