together with the tensements, hereditaments and appurtenances theregues belonging, and vacated public attents or preverting therets, and all fixtures now or hereafter attached to or used or metal in connection with the premises described and in addition thereto the following appliances, furnishings and equipment, which are, and shall be desmed to be, fixtur-part of the realty, and are a portion of the security of the indebtedones herein mentioned: d her 0

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and all the rents, senses and profits thereof (all said property being herein referred to as "the premises"). As further security for payment of said indebtedness and performance of Mortgagor's obligations, cove herein contained, Mortgagor hereby transfer, ests over and swight to Mortgagoe:

a. All rents, profits, revenues, royalties, bourses, rights and benefits under any and all oil, gas or mineral leases of the premises or any part thereof, now existing or hereafter made, with the right to receive and receipt thereof and apply the same to said indebtedience ither before of after any, default hereounder, and Mortgages may domand, sue for and recover any such payments but shall not be required so to do.

b. All other ratio, hence and profits of the premises from time to time accrning, whether under leases or tenancies now antices or hereafter sreaked.
The understood and agreed, however, that there is reserved to Morigages, so long as he is not in default hereunder, the right to receive and retain all each rate, and there are a sequence of the above subparagraph "b".
6. All judgments, awards of damages and settlements hereafter made as a result or in lieu of any taking of this premises or any part thereof nor for any damage (winther caused by such taking or otherwise) to the or the indubidance secured hereby in such manner as it elects, or, at its option, the writes amount or any part thereof so received any be relaased.

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To pay all the second bareby its match manner as it solets, or a lite option, the entire amount or any part thereof so received any to release.
To Harse and 10 Hold and premises unto Mortgages, its nonemars and anging forever.
Martgager oxymanits and arrease with Mortgages as follows:
a. A finger oxymanits and arrease with Mortgages as follows:
a. Mortgager is sawfully exists in fee of the premises heavy conveyed, has good right to sell and convey same, and does only warrant and will defend the aformatif the against the oblins and demands of all persons whomsover.
a. To pay all there and hortgages, to also make monthly deposits with Mortgages, in a non-interest basing ascount, together and in addition to interest and principal of a ware equal to any series to the mortgage.
a. To pay, then due, all tarse and associated of every type or nature levied or assessed against the premises and any claim.
b. To pay, then due, all tarse and associated of every type or nature levied or assessed against the premises and any claim.
b. To pay, then due, all tarse and associated of every type or nature levied or assessed against the premises and any claim.
b. or ensumbance against the premises which may be or bocome prior to this mortgage.
b. and in addition to interest and principal, of a sum equal to anon-tayl pressity tarse and assessments which may be strate against the premises, and (if as required) and the yearly pressitures for insurance thereon. The samount of and press submitted against the premises ware and pressities with dargage under any provision of this mortgage in the second berefore the second and payle and hortgages to the account to pay any horts in and account again the premises and any leving and the second and payle and hortgages in a non-interest baseling bortgages. The endoreability of the source and principal contractes are any provide any pression dargage in the second and payle any horts in and account

8. To turn it Mortgages, upon domand, an abstract of title to the premises, certified from Government to date, and in the svent the abstract is not furnished within 30 days after such domand Mortgages may order an abstract and add the cost thereof, with interest thereon at the rate of tau per cent. (10%) per amum from date of payment, to the debt scened and collectible under this martgage.

With moregaps.
9. Upon request of Mortgager, Mortgages may, at its sole option, from time to time before full payment of all indebtedness secured hereby, make further advances to Mortgager provided, however, that the total principal secured hereby. Mortgager advances, thall not a say time sceed the original principal secured hereby. Mortgages a note evidencing each and every useh further advance which Mortgages may at its noise original principal secured hereby. Mortgager and the indebtedness secured hereby, make on the form advances, thall not at any time sceed the original principal secure secured hereby. Mortgages a note evidencing each and every useh further advance which Mortgages may make, and how to be payable on ot before maintivity of the indebtedness secured hereby and to contain secure the terms as Mortgages hall require, Mortgages a hall requires advances which indepted hereby and the same, and each note evidencing the same, shall each note evidencing the same state descenters provided hereby. All provisions of this mortgages shall requires, and the same, and each note evidencing the same, shall each sate the same secured hereby. All provisions of the mover, shall limit the same and edvances as well as to all other indebtedness secured hereby, and by this mortgages if such amount is increased by advances made by Mortgager, as herein deschare provided for to protect the security. The word "Mortgager, or, when due, any fax or essense induces any undecessor in constraints, the pression expansion or early make the provide terms as a discussion and takes such atops as a transmer prevent, which if induces any or all purposes Mortgages may make such appairs and takes such atops as a transmer, and pression, and of the samout assessary to be paid in statisduction there and version.