tille and interest in and to all oil and gas mining leases which are now owned by the Mortgagor as far as the same cover the lands above described, even though said leases is incorrectly described or a description thereof is omitted, and in and to all oil and gas mining leases which Mortgagor may hereafter acquire during the life of this mortgage covering the lands hereinalove described. It is further screed that, as to any nineral or toyalty interest hereinslove described, it is nortgage shall cover all of Mortgagor's right from the above described lands, together with the right of angress and other minerals in, under and that may be produced ing and developing said lands to gate with the right of angress and storing, handling, transporting and marketing the same therefore leases covering said lands, and shall include every other right, title and interest that Mortgagor has acquired or may hereafter acquire by, through and under the instruments conveying to Mortgage right to a different the to all there is in and to right of angress on the Mortgagor is the owner of therite.

Mortgagor covenants and agrees:

(1) That Mortgagor has good title to all of the property herein mortgaged and has full right and authority to mortgage the same state any oil and gas mining lease(s) herein mortgaged are valid and substating; and that Mortgagor will warrant and defend the same against the claims and demands of all other persons winnerscover: Sould an adverse claim be made system or a cloud develop upon the title to any of the property mortgaged. Mortgagor agrees immediately to defend against said adverse claim or to remove said cloud at Mortgagor's cost and expense, and Mortgagor further agrees that Mortgagor further agrees that Mortgagor further agrees to indemnity the much action as it decays advisable to protect or preserve its interest in the mortgaged property, and in such event Mortgagor further agrees to indemnity Mortgager against any and all costs, attorney's fees and other expense which Mortgager may neur in defending against any such claim or cloud.

(a) That it is the intert and purpose of the parties hereto to convey, transfer and mortgage to the Mortgages all on gas and an intertained of the Mortgages and the Mortgages and the Mortgages and the Mortgages and the Mortgages and and the Mortgages and the Mortga

(7) That Mortgagor will pay said indebtedness hereinabove, described, together with interest, charges and fees thereon according to the tenor and effect of the promissory note or notes evidencing said indebtedness and according to the provisions of this mortgage; and covenants and agrees that, if the indebtedness hereby secured or any part thereof, or any interest thereon, is not paid when due, or in the event any of the other covenants in agreements herein set out are violated or broken, or in the event attachment or garaishment proceedings shall be commenced against the Mortgagor seeking to reach the mortgaged property, or any part thereof, or the provide the for under the control of the Mortgagor, or a suit shall be brought for, or judgment or order shall be entered for the sequestration of any property of the Mortgagor, or in the event proceedings are commenced for the appointment of, or a Receiver or Trustee is appointed for the Mortgagor or for any part of the property.