. a.a.Yy 268 As additional and collateral security for the payment of said note the part is 3 of the first part hereby assign to said party of the second part, or assigns, all the rights and benefits accruing to the parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate and become void upon release of this mortgame. Provided, however, that the said party of the second part, or assigns, shall be chargeable with no esponsibility with reference to such rights and benefits nor be accountable therefor except as to sums actually collected by it or them, and that the lesses in any such leases shall account for such rights or benefits to the parties of the first part, or assigns, until notified by legal holder hereof to account for and to pay over the same to such legal holder In case of foreclosure, said party of the second part, or assigns, shall be entitled to have a receiver appointed by the court, who shall enter and take possession of the premises, collect the rents and profits thereon and apply the same as the court may direct, and any judgment for the foreclosure of this mortgage shall provide that all of the land same as the contrasts, successive and not in separate parcels. The foregoing conditions, covenants and agree released at the costs and expense of the part i es ents being performed, this mortgage shall be void and shall be of the first part; otherwise to remain in full force and virtue. In Witness Whereof, the said part 1.65 / of the first part ha ye hereunto set / th cir. hand g and seal s on the day and year first above written. Charles H Howe AMAL Dainy E. Howe (BRAL red, that on this 27th day of July Ba it remen A. D. 19 51 , before we, he undersigned, a Notery Public in and for the County and State afor CHARLES H. HOWE and DAIST E. HOWE, his wife -----fines A Hatellina My Commission Expires June 1st, 1955 \*nou6 This release the free free for the formation of the free formation of the Harved albeck S Martin Martine Con

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