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First-To pay the above recited date and interest thereon when and as the same shall become due whether in course or under any covenant or signals their bornic covisions.

Second-Unit said dots and all other sums hereby secured are fully paid, to keep the buildings and improvements on said premises contantly insured less by fire, lightning and windstorm, in Companies satisfactory to the mortgagee, for at least.

Delians, and all policies of insurance of whatsoever nature and whatsoever for the payment of said doth, interest, and all sums secured bereby anything of insurance of whatsoever nature and whatsoever for the payment of said doth, interest, and all sums secured bereby anything the said of the payment of said doth, interest, and all sums secured bereby anything the said of the payment of said doth, interest and all sums secured bereby anything the said of the payment of said doth, interest any payable to the said mortgagee or its assigns, to the extent of its interest as mortgagee or to the said and the said of the payment of the independent of the payment of the independent of the payment of the independent of all premises; and that the very all test interests to any independent of all premises; and that to the own all test interests to any independent of all premises; and that the very all test interests to any independent of a second payment of the independent of the p

for the consideration above hereby expressly waived the appraisement of said real estate and all benefits of the homestead and stay laws of said State.

Ninth:—It is further agreed that in event any of the land hereinabove described is sought to be taken by virtue of the law of eminent domain or under the provisions of Chapter 46 of Volume 37, Statutes at Large of the United States, approved February 19, 1912, the said mortgagors, their administrators, executors, successors or assigns will promptly notify the mortgagee or its assigns of the institution of proceedings in eminent domain or any attempt to purchase or appropriate the surface of said property under said Chapter 46 Statutes at Large, Volumn 37, and agrees and directs that all condemnation or purchase money which may be agreed upon or which may be found to be due, be paid to the party of the second part or its assigns and be credited upon the balance due hereunder.

Tenth:—As additional and collateral security for the payment of the note and the indebtedness herein before described, said mortgagor hereby assigns to said mortgagee, its successors and assigns all of the profits, revenues, royalties, rights and benefits accruing under all oil, gas or mineral leases now on said property, or which may hereafter be placed thereon, and the lessee or assignee or sub-lessee is hereby directed on production of this mortgage or certified copy thereof, to pay said profits, revenues, royalties, rights and benefits to the said mortgagee, its successors and assigns; this provision to become effective only upon default in the terms and conditions of this mortgage or the note hereby secured, or prior to such default, upon notice to the lessee in such oil, gas or mineral lease, and to terminate and become null and void upon release of this mortgage.

Eleventh:—In construing this mortgage the word "mortgagor" wherever used shall be held to mean the persons named in the preamble as parties of the first part, jointly and severally.

The foregoing covenants and conditions

The foregoing covenants and conditions being kept and performed, this convenyance shall be void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise to remain of infinite learning that the void; otherwise the void; otherwise that the void; otherwise the void; otherwise the void; otherwise that the void; otherwise the void; other

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STATE OF OKLAHOMA, County of	Tulsa		Ss.		
Before me, the undersigned, a Not	ary Public in and for said (County and State, on t	his 11th day of	April	<u> </u>
1923, personally appeared Lou	is C. Brock	and E	dna May Brock,	his wife to	me
known to be the identical person S. who	xecuted the within and for	egoing instrument, and	acknowledged to me t	hat they executed	the
same as their free and voluntary					
WITNESS my hand and official se					

Jan.12, 1926. (Seal) My Commission Expires__

Notary Public.