of payment at thehighest rate authorized by the State of Oklahoma, not exceeding eight pr cent per annum.

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Now if the said part(y-les) of the first part shall make when due, all payments provided for in said note, and perform all the conditions hereinafter det out; then this mortgage shall be void, other wise to be and remain in full force an effect.

Part(yOies) of the first part agree(s) to keep the buivdings and improvements on the premises above conveyed insured in the sum of w1000.00 in an insurance company to be approved by party of the second part, such policy or policie of insurance to be deposited with party of the second part and loss thereunder to be payable to party of the second part as its interests may appear.

Part(y-ies) of the first part agree(s) to pay, when due all taxes, charges and assessments legally levied against the property herein conveyed.

Part(y-ies) of the first part in the application for ldan, ha(s-ve) made cortain representations to party of the second part as to the purpose of purposes for which the money loan ed on this mortgage was borrowed. Such, representations are hereby specifically referred to and made part of this mortgage.

This mortgage is made to said party of the second part as a Federal Land Bank doing business under "The Federal Barm Loan Aot." and is hereby agreed to be in all respects subject to and governed by the terms and provisions<sup>of</sup>said act.

In the event that part(y-ies) of the first part shall pay any taxes or assessments against said premises when due, or to maintain insurance as h reinabove provided for, party of the second part may make such payments or provide such insurance, and the amuunt paid therefor shall become subject to the lien of this mortgage, and bear interest from date of paymet at the highest rate authorized by this State, not exceeding eight per cent per annum.

And to further secure the payment of said note, the part(y-ies) of the first part herebyassign(s) to the party of the second part; in whole or in part, at the option of the second party, insuch amounts or such proportionate part or parts as the second part as the may from time to time designate, all the rents, royalties, payments and delay moneys that may from time to time become due and payable maccount of a nyánd all oil and gas mining leases or minerals leases of any kindnow existing or that may hereafter come into existance covéring the above described lands, and all moneys received by the second party by reason of this assignent shall be apphied; first; to the payment of matured installements, and second; the balance, if any, to the principal remaining unpaid; provided, that nothing herein shall be construed.asa.waiver of the liencreated by this mortgage over any such lease made subse/quent to the date of this mortgage.

If any of the payments in the above described note be not paid when due, or if pary(y-ies) of the first part shall permit any taxes or assessments on said land to become deligiquent, or fail to keep the buildings and improvements imsured as herein provided, or apply the proceeds of this lean by substantially different purposes from those for which it was obtained, or shall wilfilly or by neglect permit any unreasonable depreciation in the value of said premises or the buildings and improvements thereon, or shall sell, convey remove or permit to be removed from said premises any of said b-uildings or improvements, or shall fail to keep and perform all and singular the covenants, conditions and agreements herein contained, then the whole note hereby secured shall, at the option of the party of the second part, become immediately due and payable, and this mortgage subject to forgelosure; and in the event of forcelosure, party of the second part, may recover as a part of the costs of such forefloxure, agreements attorney's fee.