part shall at any time deem itself insacure for any cause without assigning any reaon therefor, the party of the second part, its successors or assigns, may, and are authorized to take any sone of the following methods to enforce its lien including therein the recovery of all costs, and expenses and a reasonable attorney's fee, as provided in the said note, in the sum of \$10.00 on each note and ten per cent of the amount due on said notes: The party of the second part may take possession of said mining lease and leashold estate, and all property herein described, and maintain, operate and control the said property, and apply all proceds derived therefrom after payment of royalties amd operating expenses on the payment of said notes until the obligations therein described are fully paid, first party agreeing to give the secondarty immediate peacable possession; or the party of the second part maytake possession of and sell all of said property and interest herein described, under the laws of the Stateof Okahoma, applicable to foreclsure of chattel mortgages; or, upon any suit brought to recover the sums herein described, as a matter of right and without any showing of insolvency; fraud, insecurity or mismanagement on the part of the party of the first part, and the party of the first part herby waives all notice of the appointment of a Receiver, and agrees that such Receiver, at the option of the second party, may hold, maintain and operate said property, including the running and the selling of oil and gas produced and apply the proceeds of the sald thereof to the payment of said indebedness, until the said indebtedness, costs, and attornry's fees are fully paid, or sell and dispse of said property according to law for the payment thereof.

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The party of the first part, in event any of the covenants, conditions, promise or agreements hereof are violated or broken by such party agrees, upn written demand, to executed any and all papers and instruments of writing necessary to make a value sale of the said leasehold estate, and the said oil and gas produced therefrom, for the satisaction of the said debt, including any and all writing and instruments required by the oil pipe line of oil purchasing companies, and by the Secretary of the Interior of the United States, his regulations, or the DepartmentofInterior of the United States; and in event of the failure or refusal of the said party of the first part to execute such instrument formwith upon suchdemand, the President or any Vice-President of the party of the second patt, may execute such instruments of writing, for, and in the name of the party of the first part, as attorney in fact, and the said President and the said Vice-President, and their successors in offic, are hereby irrevocably appointed and constituted the lawful attorneys of the party of the second part, for such purposem with full power in the premises,

All of the terms, covenants and agreements herein shall bind and enure to the benefit of the partieshereto, their heirs, executors, administrators, successors and assigns.

In witness whereof, the party of the first part has hereunto caused hus name to be subscribed hereto, the dayband year first above writtem. Canal Anny

SP L. Dedman.

State of Oklahoma }ss Tulsa County

Before me, the undersigned, a Notary Publich and for sid County and State on this 9th day of June, 1924, personally appeared S. L. Dedman, to me known to be the identical person who executed the within and foregoing instrment, and acknowledged to me that he executed the same as his free and volunta act and deed for the uses and purposes therein set forth,