Beginning at a point One Hundred (100) feet East and Three Hundred Three (303) feet North from the Southwest corner of said Southeast Quarter of the Southwest Quarter of Section Ine (9); thence along the arc of a curve eastwardly, the radii of which is 265/5, a distance of Two Hundred Thirty Four (234) feet; thence along a tangent bearing North Eighty Four Degrees and eighteen minutes east, a distance of Three Hundred Ninety Five Feet (395) feet; thence along the arc of a curve to the right, the radii of which is 691.8, a distance of three Hundred Eight (308) feet; thence along a tangent, bearing South Seventy degrees and twelve minutes East, a distance of Seventy Four (74) feet; thence South a Distance of One Hundred Sixty Six (166) feet; theree East a distance of Sixty (60) feet; thence North, a distance of Four Hundred Sixty (460) feet; thence West, a distance of One Hundred Twenty Three (123) feet; thence South Thirty degrees west, a distance of Two Hundred (200) feet; thence South Eighty Nine Degrees and thirty two minutes West, a distance of One Hundred Fifty (150) feet; thence South Eighty Four degrees and eighteen minutes west, a distance of Four Hundred Sixty Four (464) feet; thence along the arc of a curve to the right, the radii of which is 215/5 a distance of two Hundred Fifty Five (255) feet; thence South a distance of Seventy Eight (78) feet, to the point of beginning, and containing two and thirty five hundredths (2.35) acres, more or less.

ALSO, a strip of ground sixteen (16) feet in width, being Six (6) feet in width on the South side and ten (10) feet in width of the north side of the followingin described line, to wit:

Beginning at a point One Hundred Seventy Five (175) feet West and Two Hundred Seven (207) feet North from the Southwest corner of the above mentioned Southwest Quarter of the Southeast Quarter of Section Nine (9) thence along the arc of a curve eastwardly, the radii of which is 573.7, a distance of One Hundred Sixty Seven (167) feet; thence East, parallel to and One Hundred Eighty Four (184) feet North of the South Line of the said Southwest Quarter of the Southeast Quarter of Section Nine (9), a distance of three hundred (300) feet, containing twenty four hundredths (0.24) acre, more or less.

The said easement and right shall continue as long as the said above described premises are used or occupied as a right of way for said railroad track or tracks, and upon cessation of such use, the Oklahoma Union Railway Company, a corporation, its successors and assigns shall have the right to remove track or tracks, poles, wires and appurtenances.

IN WITNESS WHEREOF, The Said Board of County Commissioners of Tulsa County, Oklahoma has caused this instrument to be executed by the Chairman of the Board this 30th. day of July, A D 1928.

ATTEST: O G WEAVER, Secretary. (SEAL)

BOARD OF COUNTY COMMISSIONERS OF TULSA COUNTY?

OKLAHOMA.

BY: W W Stuckey, Chairman.

STATE OF OKLAHOMA I SOUNTY OF TULSA D

Before me, the undersigned, a Notary Public in and for said County and State on this 30th. day of July, 1928, personally appeared W W Stuckey, to me known to be the identical person who subscribed the name of the maker thereof to the within and foregoing instrument as Chairman of the Board of County Commissioners of Tulsa County, Oklahoma, and acknowledased to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.

E W Clark, Notary Public.

My Commission Expires Nov. 29, 1931.

The undersigned lessees of portions of the lands and premises upon and through which the foregoing easement and right of way is granted to Oklahoma Union Railway Company, a corporation, do herebybconsent to such grant and do hereby join in the execution thereof, and adopt this agreement insofar as it affects the lands and premises in which the undersigned has an interest and insofar as the interests of the undersigned may appear.

ATTEST: Ethel Murray Simonds, Secretary. (Seal)

TULSA STATE FAIR, By: John T Kramer, President.

INTERNATIONAL PETROLEUM EXPOSITION. By: W G Skelly, President.

Attest: William Holden, Secretary. (SEAL) By: W G

DEEDS TO LOTS IN MEMORIAL PARK.

STATE OF OKLAHOMA I S

KNOW ALL MEN BY THESE PRESENTS: That Memorial Park, a Trust Estate, created by virtue of the Laws of the State of Oklahoma, under a declaration of trust duly filed for record in the office of the County Clerk of Tulsa County, Oklahoma, hereinafter referred to as Grantor, in consideration of the sum of Twelve Thousand One Hundred Twenty Six Dollars (\$12,126.00) receipt of which is hereby acknowledged, does hereby grant, bargain, sell and convey into Tulsa County, hereinafter referred to as Grantee

Lots Numbered from One (1) to Two Hundred Fifty Six (256) both inclusive, in Section Ten (10) of Memorial Park, a sub-division for Cemetery purposes of the Northwest Quarter (NW\frac{1}{4}) of Section Thirty Six (36) Township Nineteen (19) North, Range Thirteen (13) East, Tulsa County Oklahoma, as more fully appears from a map of said Memorial Park hereby referred to and made a part hereof, and the recorded plat of said Section Ten (10).

TO HAVE AND TO HOLD said lots unto said Tulsa County, its successors and assigns forever, free, clear and discharged of and from any former grants, charges, taxes, judgments, mortgages and other liens and encumbrances of whatsoever nature, solely for the purpose of the burial of the dead of the Caucasian race, and no other purpose, and by purpose of the burial of the grantee agrees to be subject oto and bound by all the rules the acceptance hereof, the grantee agrees to be subject oto and bound by all the rules and regulations now in force or hereafter affecting or governing the use of said and regulations now in force or hereafter affecting or governing the use of said memorial Park, and the Grantor does hereby warrant the title to said premises and agrees to defend the same against every person whomsoever lawfully claiming or to claim the same.

The Grantor hereby covenants and agrees with the Grantee to set adide ten per cent (10%) of the consideration paid for this deed forever, in trust, the income therefrom and the income from other funds which may be similarly set apart from time to time