205562 C.J. **GANAVANON** AGREEMENT OF DISSOLUTION OF PARTNERSHIP

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1. KNOW ALL MEN BY THESE FRESENTS, made and executed by H. P. TAUBMAN of Tulsa, Oklahoma, and M. M. NELSON, of St. Joseph, Missouri;

2. THAT heretofore the parties hereto , as partners, have carried on business in Tulsa, Uklahoma, under the name and style of TAUBMAN-NELSUN SUPPLY COMPANY.

3. THAT the parties hereto have heretofore, as partners, carried on business in st. JOSEPH, MISSOURI, under the name and style of HOME OIL & GAS COMPANY.

4. THAT the parties hereto have agreed and by these presents do hereby agree to dissolve the partnerships above-mentioned.

5. THAT from and after this date, all the property and effects of the Taubman-Nelson Supply Company, including the Accounts Payable, and the good will of the firm shall be and become the sole property of said Taubman; and the said Nelson hereby renounces all interest therein.

6. THAT all indebtedness of said Taubman-Nelson Supply Company, properly incurred on behalf of said Company by either party, and made known to both parties at this time, shall be, and is hereby assumed by said Taubman, and the said Nelson is relieved of any obligation to pay any part of the same, with this exception, -the said Nelson has heretofore procured at the PARK BANK of St. Joseph, Mo., TWO THOUSAND DUG LARS (\$2,000.00), which has been used by the Taubman-Nelson Supply Company, and this obli-Sauce gation to said Bank shall be discharged by the Nelson, and the said Taubman is relieved from the payment of any part thereof.

7. THAT from and after this date, all the property and effects of the Home Oil & Gas Company, including the Accounts rayable, and the good will of the firm, shall be and become the sole property of said Nelson, and the said Taubman renounces all interest therein .

8. THAT all indebtedness properly incurred by either party for and on behalf of said firm, named in part 7 hereof, and this day made known to both parties, shall be discharged by the said Nelson, and the said Taubman is hereby relieved from paying any part thereof.

9. THAT in adjusting all upfinished business between the partners, arising out of their relations as members of the aforesaid partnership; the said Taubman, has been found to be due the said Nelson the sum of seven thousand (\$5000.00 cash & notes to amount of \$2000.00) LOLLARS, which sum has this day been paid by the said Taubman to the said Nelson, receipt of which is hereby acknowledged.

1N TESTIMONY WHEREOF, both parties hereto have hereunto set their names on this the 28 day of July, 1922.

> H. r. Taubman M. M. Nelson

HILLER.

STATE OF MISSOURI) COUNTY OF BUCHANAN)

ACKNOWLEDGMĖN<u>T</u>

BEFORE ME, Herman G. F. Schmidt, a Notary Public, in and for said County and state, personally appeared H. P. TAUEMAN, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed, for the uses and purposes therein set for h. WITNESS MY HAND AND BEAL on this the 28 day of July 1922.

Ay Comm. Exp. April 5, 1925 (SEAL) Herman G. F. Schmidt, Notary Public WISSOWRI, COUNTY OF BUCHAMAN (ACKNOWLEDGATET) BEFURE ME, Herman G. F. Schmidt, a Notary rublic, in and for said County and State, per sonally appeared M. M. Nelson, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his