THE RESERVE OF THE PARTY OF THE

foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed, for the purposes and considerations therein expressed. Given under my hand and seal of office this 20th day of July A.D. 1922.

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(SEAL)

My Commission expires September 19th 1925.

Notary public Tule a County,

Oklahoma.

Filed for record in Tulsa County Tulsa, Oklahoma Aug. 12th 1922 at 1;00 O'clock P.N. Book 416 page 35.

By F. Delman Deputy

(SEAL) O. D. Lawson County Clerk

 $c_{OMPARED}$ 

- COMPARED ASSIGNMENT OF PART ACREAGE COVERED BY LEASE.

KNO" ALL MEN BY THESE PRESENTS: That Whereas Under date of June 1, 1922 Jennie E. Brown and Sameul W. Brown her

husband executed and delivered an oil and gas mining lease covering the following described lands in Tulsa County state of Oklahoma.

NE% of Section 28 Township 17 North Range 14 East.

containing 160 acres more or less said lease being recorded in Book 406 at page 83 the assignor herein being the owner of said lease as to the portion thereof hereinafter described.

NOW THE EFORE the party or parties signing this instrument as "Assignor" for and in consideration of the sum of Une dollar (\$1.00) in hand paid, receipt of which is hereby acknowledged and other valuable consideration, does hereby grant, bargain sel transfer assign and deliver to The Carter Uil Company a corporation of the State of West Virginia with an office at Tulsa, Oklahoma, its successors and assigns, herein designated as "Assignee " the following described leasehold premises and property 1. All his right title and interest in and to the lease described above so far as said lease relates to and covers the following described land in said county and state.

> NET NET of Section 28, Township 17 North Range 14 East containing 40 acres more or less.

2. all his personal property and lease equipment of whatsoever nature situate on the tract of land last herein described or appurtenant thereto or used in connection with the development and operation of the same for oil and gas mining purposes.

For the consideration aforesaid the assignor for himself, his heirs, executors, administrators and successors hereby covenants and warrants to and with the assignee its successors and assigns that the assignor is the owner of said lease as to the tract of land last described herein, and that said lease creates a valid title to a leasehold for oil and gas mining purposes according to the terms and conditions therein set forth, that all rentals and royalties due thereunder to the date of this assignment have been duly paid; that he is the owner of a walid title to a 11 personal property and lease equipment are free from all liens encumbrances , taxes and indebtedness of whatsoever nature.

If this assignment is made in pursuance of a written contract the assignor and the assignees it is expressly agreed that said contract is not merged in this assignment Witness the hand or hands of the assignor this 13th day of July 1922.

E. Reynolds.

Assignor.