STATE OF OKLAHOMA ,) ss, Washington County,)

Before me, a Notary Public in and for said County and State, on this lst day of may, 1922, personally appeared H. R. Straight to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its vice-President and acknowledged 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.

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My commission expires August 17, 1925 (SEAL) T. B. Roach, Notary rublic Filed for record in Tulsa County Tulsa Uklahoma, Sept 6, 1922 at 10:35 o'clock A.M. in Book 417, page 153

By F. Delman, Deputy

(SEAL)

O. D. Lawson, County Clerk

208031 C. J. COMPARED ASSIGNMENT OF OIL AND GAS LEASE

WHEREAS, On the 28th day of rebruary 1920, a certain oil and gas lease was made and entered into by and between Sarah Blakemore and W. N. Blakemore, her husband, to mlmer Archer, covering the following described lands in the county of rulsa, state of Oklahoma, to-wit:

Southwest Quarter (SW4) of the Northeast Quarter (NE2) of section

Twenty-six(26), Township Twenty-one (21) North, Range Thirteen (13) East
containing 40 acres

said lease being recorded in the office of the Register of peeds in and for said county on the 1st day of March 1920; and

WHEREAS, thereafter under and by virtue of certain mense assignments Geo. M. Janeway and mattie Archer become the owners and holders of said lease and all rights thereunder and are now the owners and holders of same.

NOW THIREFORE for and in consideration of the sum of one wollar (\$1.00) and other good and valuable considerations, the receipt of which is hereby acknowledged, the undersigned, the present owners of the said lease and all rights thereunder or incident thereto, do nereby grant, bargain, sell, transfer, assign and convey to Bert Swift, his heirs and assigns, all of the oil and gas rights contained in said lease and leasehold estate in so far as the same affects the oil and gas which may be found below the Burgess sand; the lessors and assigners herein reserving all oil and gas now being produced or that may be found in and above said surgess sand. The assignee agrees if oil and gas is not found below the ourgess sand in paying quantities that he will plug back and save without cost to assigners all oil or gas found in or above the surgess sand. The said assigners, if oil or gas is found in paying quantities above the Burgess sand, shall at their own expense furnish all equipment for saving same. Assigners are to furnish free of cost to the assignee fuel for drilling purposes on this lease from a gas well now located on this lease. The said assignee shall have the right to go upon said land and prespect for oil and gas at any time he may so desire and shall have all the privileges of the said original lessee except that he shall have no right in or to the oil or gas which may be found in or above the Burgess sand. This assignment is made upon the express condition that unless a well is drilled on the above described land below the surgess sand on or before the 19th day of June 1923 this assignment shall be null and void and terminate as to both parties.

And for the same consideration, the undersigned for themselves and their heirs, successors and representatives, do covenant with the said assignee, his heirs, successors