

All that property described in subdivisions(a) and (b) appearing on pages 3 to 10 inclusive of Exhibit A and being a part of the leasing clause thereof, with the same affect as if the description thereof therein contained were fully here set forth, hereby confirming, granting transferring, assigning and delivering unto the said party of the second part, its successor or successors in the trust and its agents and employees duly authorized all the rights and powers in respect thereof set forth in said Exhibit A.

The aforesaid parties hereto in consideration of the premises do hereby adopt as a part of this agreement and incorporate herein all the provisions of said Exhibit A. following the said leasing clause thereof, except those referring to the Commerce Trust Company of Fort Worth, Texas. it being understood and agreed that no indenture of lease and agreement is to be made with said Trust Company in connection with the security for the \$500,000 of drafts herein-after mentioned; that a;; of the oil to be held as security for said drafts is to be held by Exchange Trust Company of Tulsa, Oklahoma; that all changes in the context of said Exhibit A. required to accommodate it to said arrangement shall be deemed to have been made and that, except as herein provided. all of the provisions of said Exhibit shall apply to the Oil Corporation. the Bank the Acceptors. and the Trustee in their relations created by the acceptance of and as security for the payment of the ninety (90) day drafts of bills of exchange of the Oil Corporation of a principal amount of Five hundred thousand (\$500,000) Dollars referred to in f first recital of this indenture and agreement, and to Oil now or hereafter held or run into the leased premises and property of a value at all times during the continuance of this lease 25% in excess of the aggregate amount of said last mentioned drafts or any extensions or renewals at any time outstanding: except that in lieu of the following words contained in Exhibit A. to-wit

"That it is the absolute owner of the
oil hereinbefore described, free and clear
of all liens and incumbrances whatsoever.
except a lien to secure the said Nine
hundred and fifty thousand dollars (\$950,000)
of drafts maturing January 8th, 1923. and any
renewals thereof",

the following words shall be substituted, to -wit;

"The Oil Corporation hereby represents
that it is the absolute owner of the Oil
herein described free and clear of all
liens and encumbrances whatsoever. except
a lien to secure \$650,000 of drafts maturing
July 8, 1923. and any renewals thereof."

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed in their respective corporate names by their respective officers thereunto duly authorized and their corporate seals to be hereunto affixed and attested as of the day and year first above written

ATTEST

H. R. Waterbury
ASST. Secretary

(corp seal)

PIERCE OIL CORPORATION,

By H. B. Thorne
Vice-President

Witnesses as to Pierce Oil Corporation

H. W. Holdenstein

Robt. E. J. Corcoran

EXCHANGE TRUST COMPANY

BY A. Newlin
Vice-President