5. A certain easoline plant situted and located on the NE_2^4 of Sec. 20, Twp. 24-N. Range 9-E, Osage County, Oklahoma.

Together with plant site leases in connection with the above described gasoline plants, all rights of way, grants, easements, contracts, loading racks, railway switch tracks; and all contracts for the purchase of gas, including herein, but without restricting the generality thereof.

Contract for the purchase of gas from Section 18, Section 2. Section 11 and Sec.13, all in Twp. 16-N, Range 12-E, and from the SW_4^1 of Sec. 13, Ewp. 16-N, Range 11; and also contract for the purchase of gas from the E_2^1 of the SE_2^1 of Section 30, and the W_2^1 of the SW_3^1 of Sec. 29, Twp. 18-N, Range 12-E, all in Creek County, Oklahoma, and also

Contract for the rurchase of was from the lands in Section 3.4.5, Twp. 16-N. Range 15-E. Wagoner County, Oklahoma, and also

Contract for the purchase of was from the NW+ and the NE+ of Sec. 20, and St of the SW+ of Sec. 17, and the NE+ of Sec. 17, and the SE+ of Sec. 17, and NW+ of Sec. 20, all in Twp. 24, Range 9.E. Osage County, Oklahoma, and also including herein,

17 tank cars of 8,000 gal, Capacity each, each car marked T-Box and numbered from m00 to 112, inclusive.

A certain oil and gas mining lease and leasehold estate, wherein Nancy Jefferson was lesser and E. M. Arnold and F. W. Ferry was lessees, dated June 10th, 1911, and approved by the Secretary of the interior on July 26th, 1912, upon the following described land, to-wit:

 NW_2^4 of the SW_2^4 of Sec. 20, Twp. 19-N, Range 13-E, Tulsa County, Oklahoma.

A certain oil and sas mining lease whorein Rachel Ferryman was lessor and A. R. Thomas and J. H. Winemiller were lessees dated February 26th, 1913, and approved by the Secretary of the interior May 27th, 1913, covering the following described property, to-wit:

W2 of the SW4 of Sec. 19. Twp. 19-N. Range 12-E, Tulsa County, Oklahoma.

It is intended to assign and convey hereby any and all renewals, extensions, ratifications and correction leases and other grants executed to or in favor of this Company in connection with any of the oil, gas and mineral leases, described above,

Together with and including all rlants, wells, machinery, ripe lines, dericks, casing, tubing, rowers, shackle rods, engines, boilers, pumring equipment, lease tanks, and lease buildings, and all material, machinery, arrhiances and equipment now belonging to the Company on said above described property.

Also including and covering and bringing in and under and subject to each and all of the terms, stipulations, covenants, premises, conditions, and agreements herein contained, all the right, title and interest of the said Oklahoma Gasoline & Oil Company, in and to all leasehold estates and interests, and contracts, plants, pipe lines, equipment and sup lies hereafter acquired by said corporation, wheresoever located.

All said above described property shall constitute the Mortgaged Property", and is so hereinafter referr ed to.

TO FAVE AND TO HOLD ALL and singular the said premises, properties and assets above described as well as all those to be hereafter acquired by the Company, as above stated, together with all the rights, powers, priviledges, easements, title and appurtenances thereto belonging or appertaining, and hereby conveyed, assigned, and pledged, or intended so to be, together with the beenfits, issues and profits thereof, and also all other property and inter sts therein which sahll hereafter become subject to this Indenture, to said mortgages, its successors and assigns forever, for the equal and proportionate benefit and

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