COMPARED WHEREAS, the said S. R. Travis being a very large stockholder of said Oklahoma Petroleum & Gesoline Company of Texas, a Corporation, has requested of the said Party of the Second Part herein that it forbear to institute suit on said notes of said Company, above mentioned, as well as to also forbear to institute suit on his personal notes hereinabove mentioned, and to grant an extension of each of said notes for a period of six months from the respective dates on which each respectively had heretofore been extended or matured; and also has requested of the said Party of the Second Part that it lend to him the sum of \$9046.67, to be evidenced by his promissory note of this date, in favor of said Bank, due six months after date, the saidemount being the emount required to pay the interest for six months, as above said, on each of the above named four promissory notes, and,

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WHEREAS, the said Party of the Second Part hath agreed to so extend said notes and to Lend the said money evidenced by the said promissory not this day executed, upon condition and in consideration that the said S. R. Travis will at this time endorse the said two notes of the Oklahoma Petroleum & Gasoline Company of Texas, first hereinabove mentioned, bearing dates respectively January 17th, 1922, and October 11th, 1922, above said, and upon the further consideration that the said S. R. Travis and Julie T. Travis will execute, acknowledge and deliver unto the said Party of the Second Part, a mortgage of this date in, to and upon that certain real estate in Tulsa County, State of Oklahoma, occupied by them as their homestead; and in further consideration of the assignment by the said S. R. Travis unto the said Party of the Second Part herein of all sums and amounts to be received by, or to become due unto the said S. R. Travis from Lieonel E. Z.Aaronson, or other parties, growing out of the settlement of the interest of the said S. R. Travis in and to that certain real estate in Tulsa County, Oklahoma, known as Sunset Park Addition to the City of Tulsa, set out and described in a certain law suit instituted in the District Court of Tulsa County, Oklehoma, wherein the said S. R. Travis and other parties therein nemed where Plaintiffs and L. E. Z. Aaronson, Defendant, having No. 12,207 according to the plan of numbering in said Court, and or in Cause No. 19, 279 in said Court wherein S. R. Travis is Plaintiff and Lionel E.Z. Aaronson and others are Defendants.

NOW, THEREFORE, in consideration of the foregoing premises and in consideration of the sum of One Dollar, cash in hand paid, the Parties of the First Part by the Party of the Second Part, the receipt whereof is hereby acknowledged, and of other good and valuable considerations, the receipt whereof is also hereby acknowledged, the said Parties of the First Part, do by these presents grant, bargain, sell and convey unto the said Party of the Second Part, its successors and assigns, all the following described real estate, lying, situate and being in the County of Tulsa, State of Oklahoma, to-wit;

> Beginning at a point in the West line of Lot 2, Section 18, Township 19 North, Range 13 East, 216 feet South of the Northwest corner of said Lot 2; thence East parallel with the North line of said Lot 2, 1093.36 feet to a point; thence South parallel with the West line of said Lot 2, 254 feet to a point; thence West parallel with the North line of said Lot 2, 1093.36 feet to a point in the West line of said Lot 2; thence North Along said West line to point of beginning, containing 6.37 ac res more or less.

TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining, forever.

This conveyance, however, is intended as a mortgage to secure, or further secure, as the case may be, the payment of each and every of the five several promissory notes in writing hereinabove set out and described, the amount however, in any event to be paid on any of said indebtedness, provided the premises hereinabove described shall be sold under fore-