thereof. COMPARED

Contract for the purchase of gas from Sec. 18, Sec. 2, Sec. 11, and Sec. 13, all in Twp. 16-N.Range 12-E, and form the SW¹ of Sec. 13, Twp 16, Range 11; and also contract for the the purchase of gas from the E¹/₂ of the SE¹/₂ of Sec. 30, and the W¹/₂ of the SW¹/₂ of Sec. 29, Twp 18-N. Range 12-E, all in Creek County. Oklahoma, and also

Contract for the purchase of gas from the lands in Sec. 3. 4. 5. Twp. 16-N. Range 15-E. Wagoner County, Oklahoma, and also

Contract for the purchase of gas from the NE4 of the NE4 of Sec. 20, 2 St of the SW4 of Sec. 17, Eache NE4 of the SW4 of Sec. 17, and the SE4 of Sec. 17, and the NW4 of Sec. 20, all in Twp. 24, Range 9-E, Osage County, Oklahoma, and also including therein,

Thirteen (13) tank cars of 8,000 gallons capacity each, each car marked T-BOX and numbered from 100 to 112 inclusive.

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

Together with and including all plants, wells. drilling outfits and machinery, pipe lines. derricks, casing, tubing, powers, shackle rods, engines, b oilers, pumping equipment, lease tanks, and lease buildings and employees' residences, and all material, machinery, appliances and equipment now belonging to the Company.

And also including herein any and all right-of-way, grants, constnts, licenses, easements, contracts, leases and leasehold interests whatsoever and all buildings and plants and the contents thereof located upon any of the real estate above described, and belonging to the said OKLAHOM GASOLINE & OIL COMPANY AND all plants, engines, boilers, derricks, drilling outfits and machinery, rigs, casing, drills, pipe, pipe lines, pumps, tanks, machinery, fixtures, material, applicances and other equipment and appurtenances of every nature owned by the Company.

And also including and covering and bringing in and under and subject to each and all of the terms, stipulations, covenants, promises, conditions and agreements herein contained, all the right, title and interest of the said OKLAHOMA GASOLINE & OIL COMPANY of Tulsa, Okla-homa, in and to all lands, leases, leaseholds estates and interests, and all oil and gas properties, and contracts, refineries, easements, franchises, plants, pipe lines, equipments and supplies herafter accuired by said Corporation, wheresoever located.

All said above described property now owned and all that may hereafter be acquired by said Company, shall constitute the "Trust Estate" and is so hereinafter referred to.

TO HAVE AND TO HOLD ALL and singular the said premises, properties, and assets above described as well as those to be herafter acquire by the Company, as above stated, together with all the rights, powers, privileges, easements, title and appurtenances thereto belonging or ap or appertaining, and hereby conveyed, assigned, and pledged, or intended so to be,together with the benefits, issues and profits thereof, and also all other property and interests therein which shall hereafter become subject to this Indenture, to said Trustee, his successors and assigns, forever, BUT IN TRUST NEVERTHELESS, for the equal and proportionate benefit and security of all holders of the notes issued and to be issued hereunder, without any preference, distinction, or priority as to lien or otherwise, of any note or notes over bthers by reason of the difference in the time of actual issue, sale or negotiation thereof, but so that each and every note issued hereunder shall have the same lieq, right and privilege, and so that the principal and interest of every such note shall, subject to the terms hereof, be equally and proportionaltely secured hereby as if each and all had been made, executed, delivered, sold and negotiated simultaneously with the execution and delivery hereof and it is expressly

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