WHEREAS 0
and J: P: & P: C. Dean evering the following described had in the County of Tuba and State of Okahoma, to-wit: The South half of the ¹⁰ ortheast Quartor, and the Jorth Half of the Southeast Quarter of Soction 20. Township 21 North, Range 14 East. containing 180 acres, more or less, Said base being recorded in the office of the COUNTY Clerk, in and for add County in Book 463 184 Said base being recorded in the office of the COUNTY Clerk, in and for add County in Book 463 page 184 WHERHAS, The mid less and all rights theremaker or incident thereto are now owned by
covering the following described hand in the County of Tuhm and State of Oklahoma, to-wit: The South half of the ¹⁴ ortheast Quartor, and the North Half of the Southeast quartor of Section 20. Township 21 North, Range 14 Bast. containing 180 acres, more or less. Said lease being recorded in the office of the County Clerk, in and for said County in Rock <u>463</u> page <u>184</u> and WHEREAS. The add lease and all rights thereader or incident thereto are now owned by
covering the following described hand in the County of Tubas and State of Oklahoma, to-wit: The Southheast guarter, and the Martter of Southeast Quarter, and the North Half of the Southeast guarter of Southon 20. Township 21. North, Range 14 East. containing 180 acres, more or less. Said lease being recorded in the office of the County Clerk, in and for aid County in Rock
14 East. containing 180 acres, more or 1988, Said lease being recorded in the office of the County Olerk, in and for said County in Book 463 184 may be added by the office of the County of the said lease and all rights thereunder or incident thereto are now owned by
WHEREAS, The said lesse and all rights thereunder or incident thereto are now owned by
NOW, THEREFORE, For and in consideration of One Dollar (and other good and valuable considerations), the receipt of which is hereby acknowledged, the undersigned, the present owners
NOW, THEREFORE, For and in consideration of One Dollar (and other good and valuable considerations), the receipt of which is hereby acknowledged, the undersigned, the present ownersof the said lease and all rights thereunder or incident thereto, dohereby bargain, sell, transfer, assign and convey unto aite Phillips Company, a Corporation. aund thield one-half (1) ofall our prise of the original lessee and present ownersin and to be said lease and rights thereunder in so far as it covers the Northeast guarter (NE*) of the Southeast guarter (SE 1), and the East half (E*) of the Southeast guarter (SE*) of the Southeast guarter (SE 2) of Section 20. Township 21. Rang 14 East, containing 50 more or less. together with all personal property used or obtained in connection therewith toaite_Phillips Company. a corporation
a undivided one-half (‡) of _all_OUNight, title and interest of the original lesse and present owner 8 in and to be said lease and rights thereunder in so far as it covers the Northeast quarter (NE4) of the Southeast quarter (SE 1), and the East half (E2) of the Southeast quarter (SE 2) of Decrees more or less. 14 East, containing 60 acres more or less. together with all personal property used or obtained in connection therewith to
of Bll Ourright, title and interest of the original lessee and present owner S in and to the said lease and rights thereunder in so far as it covers the Northeast quarter (NEA) of the Southeast quarter (SEA) of Pection 20. Township 21, Rang 14 East, containing 60 acres more or less. together with all personal property used or obtained in connection therewith to Waite Phillips Company a corporation dispute the said assigned for the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned multiputs of the said lease and rights and that said rights, interest and property are free and clear from all liess and incumbrances, and that all rentais and royalites due and payleb thereafter have been duly paid. IN WITNESS WHEREOF, the undersigned owner S and assigned and said assigned and assigned and said assigned and assigned and assigned and assigned and assigned and said assigned and assigned and said assigned and assigned and said from all liess and incumbrances, and that all rentais and royalites thereoff. The advertes and assigned and assigned and said assigned and assigned and said recent this detail as a signed and assigned and assigned and assigned and assigned and said recent the said assigned and assigned and assigned and assigned and assigned and said recent this detail as a signed and assigned and assigned and assigned and said recent the said that all rentais and reputites and incumbrances and that all rentais and reputites and property are free and clear from all liess and incumbrances, and that all rentais and reputites and incumbrances and that all rentais and reputites and incumbrances and that all rentais and reputites and reputites and reputites and assigned and assigned and said that all rentais and r
together with all personal property used or obtained in connection therewith to
And for the same consideration, the undersigned for thomselves and their their successors and assigns. And for the same consideration, the undersigned for the personal property thereon or used in connection threwith; that the undersigned <u>DBDO</u> the said lease and rights and interests thereunder and of the personal property thereon or used in connection threwith; that the undersigned <u>DBDO</u> and royalties due and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner S and assignor, S has N Gigned and sealed this instrument this S th day of S pnt1 24 D P D G B O (SEAL) P C D G B (SEAL)
And for the same consideration, the undersigned for thomselves and their their successors and assigns. And for the same consideration, the undersigned for the personal property thereon or used in connection threwith; that the undersigned <u>DBDO</u> the said lease and rights and interests thereunder and of the personal property thereon or used in connection threwith; that the undersigned <u>DBDO</u> and royalties due and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner S and assignor, S has N Gigned and sealed this instrument this S th day of S pnt1 24 D P D G B O (SEAL) P C D G B (SEAL)
And for the same consideration, the undersigned for the same and the interval of the personal property thereon or used in connection threwith; that the undersigned
representatives, do
<u>šprål</u> 24
OKLAHOMA FORM OF ACKNOWLEDGMENT.
STATE OF OKLAHOMA, County of
*** On this 8th day of pril/ 1924 State Acressid, personally appeared
to me known to be the identical person, S, who executed the within and foregoing instrument and acknowledged to me that they executed the
Given under my hand and seal ologice the day and year last above written.
My commission expiresOct. 6 1925 (seal) M, B, Squire
ACKNOWLEDGMENT OF CORPORATION.
STATE OF
personally appeared
to the foregoing instrument as its
그 바누는 것 것 같은 것
(Scal) My commission expires. Notary Public.

a G