My commission expires Nov- 27- 1927 ("eal) Theodore Longagaugh Notary Lublic. Filed for record in Tulsa, Tulsa County, Ôklahoma June 25- 1924 at 4:00 0'Clock P. M. and recorded in Book 484, Page 468.

By Brady Brown Deputy (seal) 0. G. Weaver County Clerk, #261445 EC OIL AND GAS LEASE :

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AGREEMENT. made and entered into this 17 day of June, 1924, by and between Noble 0. Weaver and anna C."Weaver his wife. her inafter called lessor, (whether one or more) and CALVIN & BELT OIL COMPANY, a corporation, hereinafter called lessee,

WITNESSETH. That the said lessor for and in consideration o f One Dollar (\$1;00) cash in hand paid. receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained, has granted, demised, leased and let, and by these presents does grant. demise, lease and let unto the said lessee, for the purposes of mining and operating for oil and gas , and laying pipe lines, and building tanks, powers, stations and structures thereon to produce save and take care of said products, all that certain tract of land situated in the County of Tulsa. State of Oklahoma, described as follwos-to-wit;

> Lots 14 & 15 in Block Three (3) in Lawnwood Addition to the City of Tulsa. according to the recorded plat thereof.

for a period of one year from the date hereof and as long athereafter as oil or gas, or either of them, is produced by the lessee from any of Lots 11 to 20. inclusive, in Block 3 in Lawnwood Addition to the City of Tulsa. Oklahoma,

Lessor is to receive from all oil or gas produced and saved from any and all **p** lessee's wells on any of Lots 11 to 20 inclusive, in said Block3 in the above addition, such equal pertion of a one-fourth royalty as the number of lots herewith leased bears to the total number of lots leased to Calvin & Belt Oil Company in said Block 3, which number of Lots lipsislappeed shall be limited to Lots 11to 20. inclusive , an said Block 3, in Lawnwood Addition to the City of Tulsa. Oklahoma .

If said lessor owns a less interest in the above described land than the entire undivided fee simple estate herein, then the rayalties and rentals herein provided for shall be paid to the lessor only in the propectin which their interest gbears to the whole undivaded fee.

Lessee shall have the right to use, free of cost gas, oil and water produced on said land for its operations thereon except water fr^om wells of lessor,

When requested by lessor, lessee, shall bury its pipe lines below plow debth,

Lessee shall pay for damage caused by its operations to growing crops on said land, and for apy building that may be removed.

Lessee shall have the right at any time to remove all amchinery and fixtures placed on said premises, including the right to draw and remove casing,

If the estate of either party hereto is assigned and the privilege of assigning in whole or in part is expressly allowed the covenants hereof such 1 extend to their heirs, executors, adminsitrators, successors or assigns, but no change in the ownership of the land or assignment or royaties or rentals shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof.

Lessor hereby warrants and agrees to defend the title to the land hereby leased, and that the lesees shall have the right at any time to redeem for lessor, by payment, any mortgages, taxes or other liens on the above described land, in the event of default by lessor and be sobrogated to the rights of the holder thereof.

Lessee agrees to commence within ten days from the date hereof operations for the driglling of a well for oil and gas on one of the lots 11 to20 inclusive in said block 3. Lawnwood Addition to the City of Tulsa, and to prosecute the drilling of said well with due

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