(NE4), South Helf (St) of South Helf (St) of the Southwest Quarter (SW4) of Northeast Quarter (NE%) of section four (4). East Half (E%) of the Northeast Quarter (NE%) of the Northeast Quarter (NE4) and East Half (Et) of the West Half (Wa) of the Northeast quarter (NE4) of the Northeast Quarter (NE), and East Half (E) of the West Half (W) of the West Half (W) of Northeast Quarter (NE%) of Northeast Quarter (NE%) of Section nine (9) and Northwest quarter (NW2) of Northwest Quarter (NW1) of Section Ten (10), and Southeast Quarter (SE4) of section four (4), all in township nineteen (19) north, range ten (10) east; and

A lease dated November 24, 1919, executed by A. N. Woodrow and Melva Woodrow, his wife, to John A. Steel, containing approximately 121.35 acres of land, described as the North Helf (Ng) of the North Helf (Ng) of the Southeast Quarter (SE) of the Southwest Quarter (SW) and the North Half (Ng) of the South Half (Sg) of the North Half (Ng) of the Southeast Quarter (SEA) of the Southwest (SWA) and South Half (Sa) of the South Half (Sa) of the Northeast Quarter (NE2) of the Southwest quarter (Sw2), and the South Half (S2) of the North Half (N2) of the South Half (St) of the Northeast Quarter (NE%) of the Southwest Cuarter (SW%), and Lots five (5) and six (6) and the South Half (St) of the Southeast Quarter (SE2) of the Southwest Quarter (SW書) and the South Half (St) of the South Half (St) of the North Half (Nt) of the Southeast Quarter (SE4) of the Southwest Quarter (SW4), in section four (4), and Lot two (2) in section nine (9), all in township nineteen (19) north, range ten (10) east.

It is understood by the parties hereto that the first party shall not execute and deliver said assignments to second party until after all the expenditures for developing said above described oil and gas leases shall have been repaid out of the oil or gas production resulting from such developments; in other words, first party agrees to "carry" second party to the extent of a one-sixteenth interest in and to said lease's, and first party hereby agrees to execute and deliver to second party a good and valuable assignment and transfer of said one-sixteenth interest in each of said leases immediately after it shall have paid for itself, but not before.

THIS agreement shall bind and Run in favor of the heirs, executors, administrators and assigns of the parties hereto.

IN WITNESS WHEREOF, The parties hereto have set their hands this 25th day of May A. D. 1920.

Edward F. Proper

John A. Steel

James Tuten

STATE OF NEW YORK , County of New York, ss.

Before me, the undersigned, a Notary Public in and for the above named county and state, on this 25th day of May, A. D. 1920, personally appeared John A. Steel, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed, for the uses and purposes therein set forth.

My commission expires March 30, 1921 (SEAL) Edward F. Proper, Notary Public N. Y. CO. No. 117-N. Y. Reg. Kings Co. No.28-KINGS CO. REG. No. 1006

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Filed for recordin Tulsa County, Tulsa Oklahoma, Mar 20, 1924 at 11:00 o'clock A. M. in Book 487, page 35

By Brown, Deputy

) SEA L)

O. G. Weaver, County Clerk