All interest in an oil and gas leass dated April 29, 1921, executed by Amoche Sampson in favor of Indiahoma Refining Company, covering 140 acres described as Et NW & NW NET & No. 3 SW NET 3-5-6, Seminole County, Oklahoma, recorded in Book 123 at page 11.

All interest in an oil and gas lease dated Nov. 12, 1915, executed by Sissy Cully in favor of E. E. Schock, covering 120 acres described as $E_2^{\frac{1}{2}}$ SW $_2^{\frac{1}{2}}$ 7-9-8 and NE $_4^{\frac{1}{2}}$ NW $_4^{\frac{1}{2}}$ 18-9\(\frac{1}{2}\)8 Seminole Oklahoma, recorded in book 52 at page 222.

An undivided interest in an oil and gas lease dated March 10, 1919, executed by Susan Yahola, nee Panoski, in favor of James G. Lyons, covering 80 acres described as E. NET 1-11-9 Okfuskee County, Oklahoma, recorded in book B-61 at page 85.

An undivided \$\frac{1}{2}\$ interest in an oil and gas lease dated March 10, 1919, executed by Daniel Panoski, covering 40 acres described as NW\$\frac{1}{4}\$ NW\$\frac{1}{4}\$ 1-11-9, Okfuskee County, Oklahoma, recorded in book B-61 at page 88.

All interest in an oil and gas lease dated Aug.8, 1921, executed W. M. Tefft in favor of L. G. Jasper, covering 80 acres described as War NW 1-21-13, Coffey County, Kansas, recorded in book 1-leas#4 at page 550.

All interest in an oil and gas lease dated April 9, 1920, executed by Fanny Bell and John Bell in favor of W. W. Peck, covering 80 acres described as E. NW. 28-22-13, Greenwood County, Kansas, recorded in book 7 at page 631.

All interest in an oil and gas lease dated Feb. 25, 1919, executed by B. B. Royalty and his wife Maranda Royalty, in favor of Edward A. Hill, covering $SW_4^{\frac{1}{4}}$ Sec. No. 134, Elk. No. 2, H & T C Ry. Survey, 160 acres in Fisher County, Texas, recorded in Vol. 54 at page 33.

All interest in an oil and gas lease dated Jan. 23, 1919, executed by J. E. Dudley and Martha J. Dudley in favor of Wilson R. Page, covering 3411.6 acres in Mills and Comanche Counties, Texas, recorded in Vol. 130 at pages 275-6-7-8 and 9.

All of the above leases being subject, however, to the right of the Company to change or alter any of said leases and give any interest, share or royalty therein prior to the lien of this Indenture, as provided in Section 5 of Article V hereof.

F.

All buildings, plants, factories, refineries, work shops, offices, warehouses, pipe lines, rolling equipment, structures, improvements, fixtures, appliances, machinery, derricks, drilling apparatus, tools, parts implements, equipment and apparatus owned by the Indiahoma Refining Company at the time of its adjudication in bankruptcy by the District Court of the United States for the Eastern Division of the Eastern Judicial District of Missouri, or in or to which the Indiahoma Refining Company at the time of its said adjudication had any right or claim to the extent of such ownership, right or claim, except as the same is herein elsewhere specifically described.

G.

The good will, if any, of the business heretofore carried on by Indiahoma Refining Company on the premises described above, or any part thereof or otherwise, and alleright, title and interest of Indiahoma Refining Company in, to or under all trade names, trade marks, natents, copyrights, formulae, inventions or rights or licenses to use trade marks marks, trade names, patents, copyrights, formulae or inventions which the Indiahoma Refining Company had at the time it was adjudicated a bankrupt by the District Court of the United States for the Eastern Division of the Bastern Judicial District of Missouri, together with the good will of the business, in connection with which any of the same are or may be used. Also 71 Leather Log Books describing drilling.

н.

All other real estate and leasehold and other interest in any real estate, wherever situated and however described, owned by the Indiahoma Refining Company at the time of its

() (nn

()

lo

42

0