for any of the acts of the Trustee or anybofficer of this Trust Estate, nor for any debt or obligation incurred by orcowing by this Trust Estate, and that anyand all creditors shall look solely to the assets of this Trust estate for the paymentof any and all debts, and obligations, owing or that may hereafter be owing by this Trust Estate.

10. It is further stipulated that the said named Trustee and his successor or succesors and all officers of this Trust Estate are not, in any event to be and become personally liable for any debt or obligation made or owing by this Trust Estatem but that all creditors shall look solely to the assets of this Trust Estate for satisfaction of their claims, if any, and further that the substance of thie paragraph"10" and paragraph "9" shall be made to appear upon each and every paper or writing creating any obligation or liability, by this Trust estate.

11. The capitalization of this Trust Estater is fixed at one hundred thousand dollars divided in one hundred thousand unitsnof shares of beneficial interests having a fixed pat value ofond dollar each, fully paid and non-assessable, when issued.

The Trusteenof this Trust Estate is authorized to sell and dispose of any or allof the shares of beneficial inter ests to the subscribers hereinabove named or to any other person or persons, who may hereafter become such subscribers.

12. Each subscriber shall receive a certificate setting forth his or her interest or number of units or shares of beneficial interests purchased, which certificate shall be of the following reading, tenor and effect. to-wit: Shares. Number

> TULSA SERVICE OIL COMPANY. of Tulsa, Oklahoma,

Express Trust Without personal liability.

ชท์

Capitalization \$100,000.00

This certifies that \_\_\_ \_\_\_ is the owner of \_\_\_\_ unitssof Beneficial Interests

"TULSA SERVICE OIL COMPANY".

of Tulsa, Oklahoma, fullypaid and non-assessable, when ssued, accepted and held by the owner subject to and in conformity with a Declaration of Trust, amendments and agreements how or hereafter filed in the Courty Records of Tulsa County, Okla.

In consideration, that the subscribers have delegated sole and full power tomthe Trustee to control and manage all property and affairs of this Trust Estate and no subscriber, except said Trustee, has anypower, right or authority to do any act or in anyhamer bind this Trust Estate or its Trustee.

Shares are only transferrable on the books of the Trust Estate, when this certificate, properly endorsed, is surrendered by the owner in person or by agent.

In witness whereofinthe Trustee or this Trust Estate, under said Declaration of Trust, has caused this certificate to be signed by its duly authorized officers and to be sealed with the seal of thisrTrust Estate.

This the \_\_\_\_\_ day of \_\_\_\_\_, A.D. 192\_. \_\_\_Secretary.

Shares(\$1.00) each.

Each and every certificate, when issued shall be evidence of pro rata ownership of beneficial interest as cestui que in all of the assets of this Trust Estate hereby created, and shall entitled the holders hereof, respectively, to pro rate participation in any and all profits. and, upon liquidation of said Trust Estate to pro rate part of such essets, but shall not entifie the cestui que to the right to in any maner, to manage or control

()

( )