me that she executed the same as her free and voluntary actand deed for theuses and purposes therein set forth.

Witness my hand and official seal the day and year above set forth.

(SEAL) Keith W. Smiley, Notary Public.

My commission ex pires Mar. 26, 1927.

Filed for record in Tubsa County, Okla.on Sept. 2, 1924, at 1:30 P.M. recorded in book 491, page 447, Brady Brown, Deputy,

(SEAL) O.G. Weaver, County Clerk.

266421 - BH

AGREEMENT.

State of Oklahoma)
SS
County of Tulsa) This agreement made and entered into this the 30th day of March,
A.D. 1920, by and between New York Oil Company, a corporation, E. L. Robinson and A.E.

Ice, parties of the first part, and E. D. Davis and A. L. Younger, partners doing business under the firm and partnership name of Davis and Younger, parties of the second part.

Witnesseth: Whereas , the parties of the first part are now the owners of a certain oil and has mining lease, executed by John R. Carney, upon a certain tract and parcel of land situated in Tulsa County, State of Oklahoma, to-wit:

Lots two (2) and four (4) of section twenty five (25) in township seventeen (17) north, rage fourteen

~(14) east;

and of all rights thereunder by incident thereto; and

Whereas, the parties of the second part are the owners of a certain oil and gas mining lease bearing date, the 25th dayvof April, 1916, executed by the Commissioners of the Land Office of the State of Oklahoma, and J. F. Darby, Receiver, upon the following described premises situated in Tulsa County, Oklahoma, to-wit:

All that portion of the Arkansas River bed below high water mark and between the meander lines thereof as established and located by the Unit-ed States survey, beginning at a point where said stream crosses the northline of section twenty five (25) township seventeen (17) north, range fourteen (14) east, throughout its course in sections twenty five (25)mahd thirty six (36) township seventeen (17) north range fourteen (14) east, to the point where said stream crosses the east line of said sections in said township and range;

and whereas, a dispute has heretofore existed between the said parties with respect to a portion of the premises covered by said respective leases, which dispute has been fully settled and compromised as hereinafter provided.

Now, therefore, the parties of the first part, in consideration of the premises and the sum of one (\$1.00) ddlar, to them in handpaid by the parties of the second part, the receipt of which is hereby acknowledged, do hereby bargains sell, grant, convey, reliquish, transfer set over and quit claim unto the parties of the second part, their heirs and assigns, all of the right, title, claim and interest of the original leasee and the present owner in said lease on lots two (2) and four (4) of section twenty five (25) township seventeen (17) north, range fourtean (14) east above described, in so far as it covers that part of said lots lying and being between the meander lines along or near the south or west bank of the Arkamsas River, as established and located by the United States Survey thereof, and the thread of said stream.

The said paries of the second party, in consideration of the premises and the sum of

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