By A. T. Alison, Vice-President.

Attest: W. A. Brownlee, Cachier.

ACKNOWE RECEMENT.

State of Oklahoma, Tulsa County, SS,

Before me, the undersigned Notary Public, withing and for said County and State, onthis 10th day of September, 1924, personally appeared A. T. Alison, known to me to be the identical person who executed the above release as the Vice-Predent of The Exchange National Bank, and acknowledged to me that he signed the name of the maker thereof as his free and voluntary act and deed and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

Witness my hand and official seal the ay and year last above written.

(SEAL) C. T. Scott, Notary Public.

My commission expires Dec. 22,1924.

A Filed for record in Tuba County , Okla.on Sept. 15, 1924, at 1:00 P.M. recorded in book 491, page 536, Brady Brown, Deputy,

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

267408 - BH

AGREEMENT.

.This indenture, made and entered into this 8th day of September, 1924, by and between Mary Sells Northrops, party of the first part, and The Exchange National Bank of Tulsa, Oklahoma, a corporation, party of the second part;

Witnesseth , that whereas, the party of the first part is the owner of a valid, ecisting and indefeasible oil and gas mining lease, free and clear of allliens and incumbrances, dated, executed by - - to - - and recorded in hook - - page - - of the records of the Register of Deeds of - - - County, Oklahoma, covering the following described property, located in Tulsa County, State of Oklahoma, to-wit:

The DET of the NWZ and the So of the NWZ of the NWZ of section 21, township 20 N, range 13 east, containing sixty (60) acres, more or less.

Whereas, Mary Sells Northrop, executed and delivered one certain promissory note, to The Exchange National Nank of Tulsa, party of the second part as joint and several principals payable without grace and with interest at the rate of 7 per cent per annum from maturity until paid, to-wit:

Note for \$12,400.00 dated September 8, 1924, payable sixty dats after date.

Now, therefore, as security for the payment of the said promissory note, hereinabove described, the party of the first part does by these presents mortgage unto the party of the second part, its successors and assigns, the above described oil and gas mining lease and leasehold estate, and all right, tirle and interest and estate of said first party in and to all and singular the tenements, hereditaments and appurtenances thereuto belonging, or in anywise appertaining including all oilastored on said land belonging to first party and all oil and gas wells, oil well supplies and machinery of every kind and character, buildinbs derricks, pipe lines, tanks, casings, telephone lines, live stock, vehicles locatedon, in or under said above described property, and all fother property of every kind and description. on the said lease or belonging to said lease, wherever located.

As further security for the payment of the said note and the interest thereuppn, the party of the first part hereby sells, assigns, transfers and sets over to the party of the second part all working interest of the mineral, oil anothatural gas produced and saved from the said premises until the said note and all sums, due thereupon are fully paid; and the

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