their own free will for the uses and purposes therein set forth. (SEALT Norma Wheaton, - - -

My commission expires 9-12-19270

Filed for record in Tulse Courty, Okla. on Sept. 25, 1924, at 10:45 - A.M. recorded in book 491, page 614, Brady Brown, Deputy,

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

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AGREEMENT .

Phis agreement made and entered into this 15th day of July, 1924, by and between Julia T. Travis, by and between her duly authorized agent, S. R. Travis, hereinbefore designated as party of the first part and Samuel Kornfeld, hereinafter desiggated aparty of the second part;

/Witnesseth:

For and in consideration of the sum of three hundred dollars (\$300.00) cash in paid paid, receipt of which is hereby acknowledged and other good and valuable considerations and mitual covenants hereinafter contained to be kept, paid and performed by the parties hereto, it is mutually agreed as follows;

For a further consideration, party of the second part is to receive the sum o f \$1500.00 to be paid with oil or gasor both out of forty per cent of first party's interest innand to any oil or gas that may be produced or saved from the hereinafter described premises located in Tulsa County, Oklahoma, to-wit:

> Section twenty one (21) section twenty eight (28) Section twenty seven, (27) section twenty two (22) Section sixteen (16) section fifteen (15) section seventeen (17) section twenty (20) township 20N range 13 E.

Excepting, howvever, from the above described lands the SE of the SE of the SW2 and NE 1 of SE1 of SW1 of section 21, township 20N, range 13 E,

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17.

Second party further agrees to give, turn over and deliver tofirst party all geological data pertainng and connected with Section 21, township 20 N , range 13 E, Tulsa County, Oklahoma, and agreage adjacent thereto and suchother data as appears on said geological map, together with logs of said oil and gas wells now owned and possessed bybthe Elo Oil Company, an Oklahoma Corporation.

Party of the second part further agrees to co-oprate and effort his best efforts in procuring or causing to be produredgoil and gas mining leases embraced and covered by the premises above desscribed.

Party of the first part further agrees to execute in favor of second part all necessary transfer and division orders and other instrumen that may be required by the pie linescompanies or whoever may purchase oil or gas in the above described premises in case. anybis discovered and produced in order that second party can receive the fifteen hundred dollars in oil or gas or both as above stipulated in this contract.

It is further agreed that whensecond party has been paid the full amount of fifteen hundred dollars in oil or gas or both as hereinabove stipulated, then and in that event second. party agrees to execute all proper releases, transfer and division orders and all other instruments and necessary papers in favor of first part or her assigna.