of beginning, and all that part of Fractional Section Fight (8) lying North of the M. K. & T. Right of Way, containing two and six tenths (2.6) acros, more or less, and

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A tract of land in the Northwest corner of the Fractional Section Light (8) of Fractional Township Ninetten (19) North, Range Twelve (12) East, bounded and described as follows: Beginning at a point three hundred fifty-five and five tenths (555.5) feet south and five hundred forty five and four tenths (545.4) feet cost of the Northwest corner of the Fractional Section Light (8); runs thence North a distance of Three hundred eight and two tenths (508.2) feet; thence North eighty-two degrees and sixteen minutes East (82°16' E. and on a live degree (5°) and forty minute (40') curve to the right of a distance of three hundred twenty three and two tenths (523.2) feet; thence West a distance of ninety (90) feet to the point of beginning, containing 0.652. of an acre more or less, and

A tract of land in the Northwest corner of the Fractional Section Eight (8), of the Fractional Township Nineteen (19) North, Range Twelve (12) East, bounded and described as follows: Beginning at a point three hundred fifty five and five tenths (355.5) feet south and six hundred thirty five and four tenths (635.4) feet East of the Northwest corner of the Fractional Section Eight (8), Township Nineteen (19) North, Range T elve (12) East; runs thence North a distance of three hundred twenty three and two ten hs (323.2) feet; thence North eighty seven degrees and fourteen minutes East (87° 14'E.) a distance of forth five and three tenths (45.3) feet; thence South a distance of three hundred twenty-seven (327) feet; thence Next a distance of forty-five feet (45) to the point of beginning. All in Fractional Section Eight (8), Township Nineteen (19) North, Range Twelve (12) East, Tulea County, Oklahoma, containing 0.32 of an acre, more or less, and

A tract of land of Fractional Section Fight (8) bounded as follows, Perinning at the Northwest corner of Block Two (2) Lawnwood Addition runs thence South on and along the West line of the said Block Two (2), a distance of three hundred twenty nine and one-terth feet (529.1); thence west a distance of forty five (45( feet; thence in a North direction a distance of three hundred twenty seven (527) feet; thence in an easterly direction of forty five and two tentes (45.2) feet to the place of beginning, all in Fractional Section Bigh (8) of Fractional Township Mineteen (19) North, Range Twelve (12) East, Tulsa County, Ohlahora, containing 0.35 of an acre, more or less.

DENIETAS, Buby May Hancock Executed and delivered her certain promissory note to Plantores & Mechanics Benk, of Bulse, Okla, party of the second part as joint and several principals, payable without grace and with interest at the rate of 10 per centum per entum from maturity until paid, to-wit: Note for \$800.00 dated September 12, 1924, payable Sixty days from date.

NOW THERMORE, we security for the payment of the said promissory note, herein above described, the party of the first part does by these presents mortgate unto the party of the second sart, its successors and assigns, a 1/8 of the working interest in the above described oil and gas mining leave and loosehold estate, and all right, title and interest and estate of said first party in small to all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in unymise appertaining including all oil stored on said land belonging to first carty, and all oil and gas wells, oil well supplies and machinery of every kind and character buildings, derricks, pipe lives, tanks, easings, telephone lines, live stock, vehicles located on, in or under said above described property, and all other property of every kind and description, on the said lease or belonging to said lease, wherever located.

As further security for the magnetic of the said note, and the interest the re-

as further security for the cayment of the cold note, and the interest th reupon the party of the first sort hereby sells, assigns, transfers and sets over to the party
of the second part a 1/8 working interest of the mineral, oil and natural gas produced and
coved from the said premises until the said note and all sums due therupon are fully paid;

D.

3. B.

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