the right at any time on the payment of One (\$1.00) pollar and all payable obligations then due to the party of the first part, their heirs or assigns, to surrender this lease for cancelation, after which all payments and liabilities hereafter to accrue and by virtue of its terms shall cease and terminate.

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Upon failure of party of second part at any time to pay rental when due, this lease becomes void. And one acre shall not be drilled on in Section Thirty-two (32) known as the Camp Meeting Ground; the drilling of a well does not enterfere with rental, on the other track.

All covenants and agreements herein set forth between the parties hereto shall extend to their successors, heirs executors, administrators and assigns.

GeO. Clifton (SEAL)

(SEAL) (SEAL)

Sallie clifton A. B. Reese

Witness the following signatures and seals.

Witnesses. S. M. Teel

DYSP

in the second

BTATE OF OKLAHOMA) SS TULSA COUNTY)

Before me, a Notary Public inand for the said County and State , on this 29 day of September 1909, personally appeared Geo. Clifton and Sallie Clifton to me known to be the identical persons who executed the within and foregoing instrument and duly acknowledged to me that they executed the same as their free and voluntary act for the uses and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

(SEAL) Maim£, Miller, Notary Public/ My commission expires Aug. 22/1910.

Filed for record Oct 27, 1909 at 8:00 o'clock A. M.

H. C. Walkley, Register of meeds, (SEAL)

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Nood 6 -KNOW ALL MEN BY THESE PRESENTS:-

That, whereas, by a certain trust deed dated the 31st day of October 1907, the undersigned Edward McCoy and Harriett P. McCoy to W. L. North as trustee certain lots and blocks in College Addition to the City of Tulsa, of the Western Astrict of the Indian Territory, and which deed was duly filed for record and recorded on November 26th, 1907, in record 21 at page 623 in the office of the Register need of said Tulsa County, Oklahoma

And whereas, by the terms of said deed it was stipulated and agreed that all of said lots remining unsold by the said trustee at the expiration of two years from the date of said conveyance should revert to the said Edward McCoy unless the said Turstee, the said Henry Kendall College or someone on its behalf, should at or before the expirationof said two years from the date of said conveyance, pay into the Treasury of said Henry Kendal college a sum equal