To a contract

avenue and a depth of one hundred forty (140) fett to an Alley and adjoining lot five with a uniform width of wifty feet in the City of Tulsa in the State of Oklahoma, according to the government platt and survey t thereof.

IN WITNESS WEER-MOF I as the Trustee above named have hereunto set my hand at Seymour, Indiana this 23rd day of November 1909.

Examined and approved Nov 24, 1909 Albert Robb, Referee in Bankruptoy.

> John H. Kamman, Trustee of Fames W. Lewis Bankrupt. (SEAL)

State of Indiana , Jackson county, Sc: --

Before me a Notary Public in and for said county, personally appeared John H. Kamman as trustee of the estate of James W. Lewis, Pankrupt, and acknowledged the execution of the above and foregoing deed., for the ases and purposes therein set forth.

IN WITHESS WHENEOF I have hereunto set my hand and Notery Seel of the State of Indiana, this Sord day of Tovember 1909

(SEAL)

Wm. H. Buckley, Notary Public, Jackson County, Inc.

My commission expires March 31 , 1910.

Filed for record Nov 29, 1909 at 10:10 o'clock A. M.

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

COMPARED

This Indenture made and entered into on this the 18 day of Sept, 1909 by R. H. Shrewsbury and W. F. Daley, parties of thefirst part and Alice Jack, party of the second part, WITNESSETH.

That the parties of thefirst part for and in consideration of the sum of One daollar and other good and valuable considerations, receipt of which is hereby acknowledged by second party have released and surrender ed and by these presents grant, release, and surrender unto the party of the second part, all their right, title and interest in, to under and by virtue of a certain oil and gas mining lease, heretofore executed by second party as lessor, which lease is dated the 28th day of December 1908 and in which said first parties are lesses, said lease covering the following described property, to-wit:

The south one half of the north east one fourth of section 31, township 19 north, range 13 east situated in rulsa, County, Oklahoma.

To have and to hod the same unto the party of the second part, her heirs and assigns forever.

Second party hereby releases first parties from all their obligations under said lease.

Witness our hands on this the day and date first above written.