equal amount, hereby pay for Three Hundred and Twelve Thousand, Five Hundred dollars of the stock so subscribed to by them as aforesaid by assigning, selling and turning in to said Company the leases aforesaid, and the said Company duly authorized thereto by its Board of Directors, does hereby receive said leases as the full equivalent of cash to the extent aforesaid and has issued to the said Braden full paid up certificates representing 1563 shares, and to said Hirsh full paid up certificates representing 1562 shares of the capital stock of said Company, the receipt of which certificates the said Braden and the said Hirsh hereby acknowledge.

Done and passed at my office in the Parish of Caddo, in the Presence of N.C. Blancha rd and R.R. Emery competent witnesses on this the 26 day of August A.D. 1910.

Attest: N.C. Blanchard R.R. Emery.

UQC

Braden & Hirsh Glenn T. Braden Manuel Hirsh Braden Hirsh Oil Company, Litd. Per Glenn T. Braden, Prest. 605

Leon Smith, Notary Public, (seal) I hereby certify that this is a true and correct copy of the original instrument. (seal) C.E. Strouvelle, Notary Public. Filed for record at Tulsa, Okla Sep. 8, 1910 at 10:40 O'clock A.M. H.C. Walkley, Register of Deeds (seal)

COMPAREY Lease General Form Waiving Exemption etc. This Lease made this Seventh day of September 1910, by Sandy Johnson of the first part to Elmer Norris of the second part.

Witnesseth, That the said party of the first part, in consideration of the rents, covenants and agreements of the said party of thesecond part, hereinafter do by these presents demise, lease and rent to the said party of the second part, the following described property, situate in the County of Tulsa State of Oklahoma, to-wit: NE of NW and the North 1/2 of the SE 1/4 of the NW 1/4 60 ac res All uncleared land

To have and to hold the same, unto the said party of the first part, from the 7th day of Sept. 1910, to the Seventh (7) day of Sept. 1914.

And said party of thesecond part, in consideration of the leasing of the premises, as above set forth covenant and agree with the said party of the first part, to pay the sadd party of the first part, his heirs or assigns, as rent for the same the total amount or sum of----Dollars in-----payments as follows, to-wit:

Clearing grubbing b reak out and put under plow fence keep in repare a/d dotall necessary building and keep said building in repare at the expense of the party of the 2nd): Second party of the first part to furnish all the barb wire required to fence the land, 60 000

Hereby waiving the benefit of exemption, valuation and appraisment of said State of Oklahoma, to secure the payment thereof.

The said party of thesecond part further covenants with said party of the first part, that at the expiration of the time mentioned in this lease, to give peaceable possession of said premises to said party of the first part, in as good a condition as they now are, the usual wear, unavoidable accidents and loss by fire excepted, and will not make, or suffer any waste thereof, nor lease, nor underlat any