It is, therefore, agreed as follows:

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1. That the Defendants will reassign subparagraph "a" to SUNOL OIL COMPANY, and "b", "c" to GLADYS E. McCORMICK.

a. All of those leases described in Partial Assignment of Oil and Gas Lease, dated March 12, 1952, between SUNOL OIL COMPANY, a corporation, therein referred to as Assignor, and HARRY C. LONG and ORRIS R. HEDGES, therein referred to as Assignee.

b. All of those leases described in Assignment of Oil and Gas Lease, dated March 26, between GLADYS E. McCORMICK, THEREIN referred to as Assignor, and HARRY C. LONG and ORRIS R. HEDGES, therein referred to as Assignee (so-Called Long-Moodie leases).

c. All of those leases described in Partial Assignment of Oil and Gas Lease, dated March 26, 1952, between GLADYS E. McCORMICK, therein referred to as Assignor, and HARRY C. LONG and ORRIS R. HEDGES, therein referred to as Assignee ( covering certain leases described as Dalies Community Oil and Gas Lease, Dalies Townsite Oil and Gas Lease, Grande Oil and Gas Lease, Rio Grande Oil and Gas Lease, Valencia O il and Gas Lease, El Capitan Oil and Gas Lease and San Marko Community Oil and Gas Lease.

2. That the Defendants will pay the cement bill due to Hayes and Burlisson, in the sum of \$268.53, and to Gladys E. McCormick, in the sum of \$197.94, for labor in constructing the cellar and  $m_{\rm at}$  at the Dalies Well.

3. That the Defendants will hand GLADYS E. MCCORHICK a duplicate original of her letter of March 26, 1952, addressed to the Defendants, (E. Y. SHETCHLEY letter).

4. That the Defendents and L. B. ARMSTRONG will excute a release to <u>SUNOL</u> OIL COMPANY and GLADYS E. ECCORMICK, and GLADYS E. MCCORMICK, <u>SUNOL</u> OIL COMPANY, T. W. BAILES and ELIZABETH Y. SKETCHLEY will execute a release to HARRY C. LONG andORRIS R. HEDGES, releasing each other from all matters, rights, obligations, claims liabilities of