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annary. This Elgreement, Made and entered into this... A. D. 190 Z, by and between day of... alongo Ward DM and Nation, Indian Territory, part y of the first part, and J. M. Broyan of Muchaple, P.7, and Jurasko of. B. Blies 5 ry; part up_of the second part; of the first part, for and in consideration of the covenants and agreements hereinafter inserted and the sum and office refutidute continues DOLLARS in hand and hereby acknowledged, WITNESSETII, That the said part .: 4 One may Do Shurin successors and assigns, for the purpose and exclusive right of drilling ha demised and let unto the particle of the second part, succes and operating for and procuring oil and gas, all of the following described property, to-wit: naut half (1/2) of the marthwest quarter (1/2) of Rec. 33. Tww. 21 %. Range 13 &. containing " so acres more or less."Indian Territory, to any extent the said part all of the second part may deem advisable, together with the right situated at. to lay, erect and maintain all necessary pipe and pipe lines, tanks, structures, rods, cables and all other fixtures and machinery used in drilling for, pumping, preserving, storing and transporting the product on said premises. The particle and the second part shall further have the right of using sufficient water from the premises for operating purposes, and if necessary the right to drill for it on the said premises. The particular of the second part TO HAVE AND TO HOLD the premises for and during a term of fine The part it of the second part TO HAVE AND TO HOLD the premises for and during a term of the second part and as much longer as oil or gas is found or produced in paying quantities thereon. In consideration of the said grant and demise, the part if of the second part agrees to deliver to the part of the first part one-tenth of the oil realized from the premises, in tanks at the well without cost, or pay the selling price at the well therefor, in cash, at the option of the part is to have, upon demand, sufficient gas for domestic purposes, free of charge; the remainder, with all the gas from the oil wells, to go to the part is to have, upon demand, sufficient gas cond part shall market vear.S... hereof, all rights and obligations secured under this grant and demise shall cease upon notice in writing being served by the part......of the first part, unless the part.......of the second part shall elect from year to year to continue this grant and demise in force as to any or all portions of the premises by paying in advance an annual rental of \$ 2.5 Clutz for all of said land per acuor such portion thereof as the particle of the second part may designate, until a well is drilled, provided that, upon the completion of said well, the above provided for rentals shall cense. All payments of said rentals to be made at the Fuel National Bench of Musicague, Sud Ir. to the credit of the part. If the first part. The part is of the second part shall have the right to remove any and all fixtures placed upon said premises. The part is of the second part shall have the right to discharge any incumbrance upon said premises and shall have a lien thereonfor the amount the part is a second part shall have the right to discharge any incumbrance upon said premises and shall have a lien thereonfor the amount the part is a second part shall have the right to discharge any incumbrance upon said premises and shall have a lien thereonfor the amount so paid, together with all costs and expenses incurred. It is hereby further agreed that the part *iff* of the second part shall have the right at any time to surrender and terminate this grant and demise by serving written notice upon the part *iff* of the first part of such intention, after which all payments or liabilities to accrue shall cease and determine. All rights and obligations under this grant and demise shall extend to and be binding upon the heirs, executors or administrators, successors assigns of the parties hereto and IN WITNESS WHEREOF, The parties have hereunto set their hands and seals, the day and year first above written. WITNESSES TO SIGNATURE: alongshing Ward Seal; . Dickey Seal; . a. Brown Seal UNITED STATES OF AMERICA, INDIAN TERRITORY,) ACKNOWLEDGMENT. Western ... District, On this <u>124</u> day of <u>Jame</u> <u>1907</u>, before me, a Notary Public within and for the Zuiclin functional District of the Indian Territory, appeared in person <u>alongo</u> <u>Ward</u> to me personally well known as the person whose name <u>in</u> subscribed to the within and foregoing conveyance as the part grantor, and stated that <u>he</u> bad executed

the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify. And I further certify that on this day voluntarily appeared before me. of the said me well known to be the person whose name appear upon the within and foregoing conveyance, and in the a nce of said husband. .declared for the purpose and consideration therein contained o other lease upon the above described premises for said husband, and that there is no other lease upon the above des IN TESTIMONY WHEREOF, I have bereunto set my hand as such Notary Public, and affixed my Notarial Scal, at. Muckey in said District and Territory, the date first above written. (SEAL.) Wellow Nath. Lud. Zor. My commission expires Juny 30th, 1909. Notary Public. 1907, at 9, 40° o'clock 2 M. Filed for record CANL 74 I tro LETA lork and Ex-officio Recorder. Te