athis own risk, sufficient(as for one dwelling house from any gas well found upon said above described lease; he to make his own connections .

The party of the second part further agrees to complete a well upon said premises within one year from the date hereof, or to pay at the rate of One Dollar per acre, annually in advance for each additional year such completion is delayed, until a well is completed and it is agreed that the completion of such well shall be and operate as a ful 1 liqu idation of all rentals under this lease during the remainder of the term .

All payments herein provided for may be made direct to the lessor or deposited to his credit, or to the credit of his successr or successors in office, in the office of the County Judge in Muskogee County.

It is agreed that the party of the second part is to hage the privilege of u using sufficient water from the premises to run all necessary machinery, and to have free use of such oil or gas as may be necessary to carry on its operations uponAsaid premises and at any time during the life of this lease to remove all machinery, material and fixtures, including casing and tubing, placed on said premises; and further, upon the payment of Ten Dol lars at any time by the party of the second part, its successors or assigns, or by a deposit ϕ of said sum, tgether with all amounts due hereunder, in the office of the Judge of the said County Court for Muskogee County, Oklahoma, said party of the second part, its successors or assigns, shall have the right to surrender this lease for cancellation, and a delivery of the said lease, or copy thereof, to the party of the first part, or a deposit of the same with the money in the office of the Judge of the County Court for Muskogee County, Oklahoma, as aforesaid shall operate as a complete surrender of all the intere sts of the said party of the second part, its heirs or assigns, after which all payments ad liabilities thereafter to accrue under and by virtue of the terms of this lease, shall cease and determine, and this lease shall become absolutely null and void .

In witness whereof Said parties have hereunto set their hands the day and year first hereinabove written .

Witnesses :

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Lewis Sango Jr Guardan of Sarah Ann Sango, a Minor . <u>Minshall Oil and Gas Company</u> By W.A.Springer Vice-President Attest: E.R.Minshall Secretary . 0

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(COR SEAL)

State of Oklahoma) SS County of Muskogee) Before me, a Notary Public in and for the said County and State on this 9th day of July 1908, personally appeared Lewis Sango, Jr to me well known to be the identical person who executed the within and foregoing instrument, as the Guardian of the said Sarah Ann Sango, a minor, and acknowleegded to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and seal as such Notary Public on the day and year last above mentioned . <u>Chester A Cowper</u> SEAL Ny commission expires Dec 16-1909 .

Filed for record Jul IO 1908 at 9 K.M. H.C. Walkley Reg of Deeds (SEAL)