----: OIL AND GAS LEASE ::)))))-----

This agreement made and entered into this I9th day of September A.D. I908 by and between Albert L Lloyd party of the first part and the Hammett- Gillsspie Oil Company, a corporatioj, party of the second part:

WITNESSETH: That whereas on the I3th day of June A.D. 1908 the said parties hereto entered into an oil and hgas lease on the following described pemises, situated in Tulsa County, Oklahoma, to-wit:-

NW /4 of SW/4 of Section Twenty (20) Township Twenty (20) North Range Thirteen (I3) East .

And whereas, said oil and gas lease entered into as aforesaid was on the form prescribed by the Department of the Interior.,

And whereas the said Albert L Lloyd is a mixed-blood citizen of the Cherokee Nation of less than one-half blood and of the class whose restrictions were ramoved by Act of Congress of May 28 1908 known as the Removal of Restrictions Act:

And whereas the said parties hereto desire to enter into what is known as a commercial Oil and gas Lease independent of the pepartment of the Interior and instead and in place of the said Department Lease:

And whereas, the consideration for executing the said Department lease is th ssmmoff Six Hundred (\$600.00) Dollars to be paid by the Hammett - Gillespie Oil Company, second party, to Albert L Lloyd, first party, said money having beed deposited in the First National Bank of Tulsa Oklahoma, to be paid to the said Albert L Lloyd uprn the approval of said Department lease by the Department of the Interior.

()

0

And whereas, said parties hereto have agreed upon the execution of a commercial issuex oil and gas lease as aforesaid, and that upon the execution of said lease by said Albert L Lloyd, that the party of the second part shall pay to the said party of the first part, the said sum of six hundred (\$600.00) Dollars.

Now, therefore, in and for the cojsideratuon of the sum of Six Hundre d (\$600.00) Dollars paid to said Albert L Lloyd, by Hammett- Gillespie Oil Company, receip whereof is hereby acknowledged and of the covenants and agreements hereinafter set forth the parties hereto agrees as follow s:

That the said Albert I Lloyd does hereby and by these presents grants, demises, lease and let unto the said party of the second part, its successors and assigns for the purposes of drilling, mining, exploring and operating for and pricuring oil and gas on the premises above described to any extent the said party of the second part may deem advisable, together with the right tilay, erect, maintain, and operate

all necessary pipe, piperlines, tanks, structures buildings, rods, cables and all other fixtures, appliances and machinery used in drill ng for, piping, reserving atoring and transporting oil and gas. The party of the second part shall further have the right to use sufficient water and gas from the premises for operating purposes, and if necessary, the right to drill for it on said premises.

That party of the second part to have and to hold t the said above descibed premises for and during a term of five years from date hereof and as much longer as oil or gas is found or produced in paying quantities thereon. In conside tion of said

KI IV