ACKNOWLEDGMENT Acknowledgment

State of Oklahoma )

Mc Intosh County . )

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approval Charge Rully

Before me, a Notary Public in and for said County and State on this the 5th day of August 1908 personally as peared before me Pleasant L Shoals in the capacity of Guardian of Virgil Joseph Shoals, a minor, and Oscar R Howard to me known to be the identical persons who execute the within an foregoing instrument the said Clearnth Shoals in the capacity of Learning and he like and he said Oscar R Howard acknowledged to me that he exe cuted the same as his free and valuntary act and deed for the uses an purposes therein set forth.

In witness whereof, I have hereunto set my hand and seal on the day and date first above written .

SEAL. My commission expires June 23-1912.

Notary Public Filed for record Sep 18 1908 at 9 A.M. H.C. Walkley Reg of Deeds (SEAL)

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

THIS AGREEMENT Made this I6th day of September A. D. 1908 by and between J.A.

Benge of Tahlequah Oklaho a of the first part and The Iron Mountain Oil Company of Lima
Ohio of the second part.

WITNESSETH That the said party of the first part for One Dollar and other good and valuable considerations the receipt whereo f, is hereby acknowledged and in further consideration of the covenants and agreements hereinafter mentioned has granted, demised leased and let unto the party of the second part its successors heirs and assigns, all of the oil and gas in and under that certain tract of land hereinafter described and also the said tract of land for the purposes and with the exclusive right of drilling and operating for poil and gas which tract of land is situated in the County of Tulsa State of Oklahowa and described as follows, to-wit:

The southeast quarter ( I/4) of the southeast quarter ( I/4) of Section

Thirty Six ( 36 ) Township Twenty (20) North Range Thirteen ( I3 ) East and Lot

One (I) of Section One (I) Township Nineteen ( I9) North Range Thirteen ( I3 )

East . containing 58.76 acres more or less. But no wells shall be drilled within one hundred feet of the present buildings except by the consent of both parties .

The parties of the first part grants further privilege to the party of the second part it successors of using sufficient gas oil and water from the premie s.s necessary to the operation thereon, and all rights and privileges necessary or conventient for conducting said operations and the transportations of oil and gas and the right to remove at any time any machinery or fixtures placed on the premises by said less seco.

To have and to hold the same unto the said party of the second part its successors and assigns with the right to sublet and subdivide for the term of five years from the date hereof, and as long thereafter as oil or gas is being produced therefrom by said lessees.

In consideration whereof, the said party of the second part agrees to deliver to party of the first part in tanks or pipe lines the one-eighth part of all oil produced and saved from the leased premises and should gas be found in paying quantities