----: ACKNOWLEDGMENT:-----

State of Oklahoma

SS

Before me a Notary Public in and for said County and State on this seventh day of October I908 personally appeared Homer Miller to me known to be the identical person, who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein setforth.

to the control of the

Witness my hand and seal as such NotaryPublic on the day last above mentione d

E.A.Lilly

SEAL. My commission expires Septem, ber > 1912. Notary Public

Filed for record Oct 8 1908 at 10 A.M. H.C.Walkley Reg of Deeds (SEAL)

## 

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

THIS AGRIEMENT, Made this 7th day of October A.D. 1908 Between Wil liam S Harlow a 3/8 blood Cherokee Indian of Dawson, Oklahoma of Tulsa County and State of Oklahoma, party of the first part and W.C.Morrison and Company of Tulsa Oklahoma party of the second part

WITNESSETH: That the party of the first part in c nsideration of the covenants and agreements hereinafter contained and of the sum of One Dollar (\$ 1.00) Dollars (\$ ) the receipt of which is hereby acknowledged does hereby demise, let and grant unto the party of the second part all the oil and gas in or under All that certain tract of land situate in Sec 7 Township 20N R I4 Tulsa County, State of Oklahova, Described as follows s, to-wit:-

SE I/4 of SW I/4 and N I/2 of SW I/4 of SW I/4 of Section 7 Township 20 N Range I4 East, containing sixty acres (60) acres more or less, together, with the exclusive right to enter thereon at all times for the purposes of drilling and operating thereon for oil gas or water and to erect, maintain and remove all buildings, structures pipes, pipe lines and machinery necessary and convenient for the production, storage and transportation of oil, gas or water.

To have and to hold the said premises for the  $t \not$ rm of Five (5) years from the date hereof and as much longer as oil or gas is found in paying quantities ., thereon .

The above grant is made upon the following terms :

- I. The party of the second part agrees to commence operations upon said premises within sixty days from this date, and if operations are not commenced within ninety days from this date this lease is to become null and void. or thereafter to pay to first party an annual rental of fifty -nine (\$59.00) Dollars, in advance, for further delay, until Operations are commenced; said rental to be deposited of the credit of the party of the first part in Farmer's Natl Bank Bank of Tulsa Oklahoma re to be paid direct to said first party and a failure to commence such operations or to pay said rental shall render this lease null and void, and neither party herto shall be held to any accrued liability to any damages, or be liable upon any-stipulations or conditions hereon contained.
- 2. If oil be found in paying quantities upon said premises, the second part agree to deliver to first party in the pipe line with which he may connect the well or wells, the I/7