feet to the point of beginning, containing 0.625 of an acre more or less; AND

A tract of land in the Northwest corner of Fractional Section Eight (8) of the Fractional Township Nineteen (19) of Range Twelve (12) bounded and described as follows: Beginning 365.5 feet South and 635.4 feet East of the Northwest corner of the Fractional Section Eight (8), of Tewnship Nineteen (19) North, Range Twelve (12) East; runs thence North a distance of 323.2 feet; thence North eighty-seven degree and fourteen minutes East a distance of 45.3 feet; thence South a distance of 327 feet; thence West a distance of 45 feet to the point of beginning, all in Fractional Section Eight (8) of Fractional Township Nineteen (19) North, of Range Twelve (12) East, Tulsa County, Oklahoma, containing 0.32 of an acre more or less; AND

A tract of land of Fractional Section Eight (8), bounded as follows: Beginning at the Northwest corner of Block Two (2), Lawnwood Addition; runs thence South on and along the West line of said Block Two (2), a distance of 329/1 feet; thence West a distance of 45 feet thence North a distance of 327 feet; thence in an easterly direction of 45.2 feet to the place of beginning, all in Fractional Section Bight (8), of Fractional Township Nineteen (19) North, of Range Twelve (12) East, Tulsa County, Oklahoma, containing 0.35 acres more or less; and

WHEREAS, there are now being drilled and to be drilled, certain off set oil and gas wells to the said described premises; and

WHEREAS, it will become necessary for party of the first part to drill off set wells on said premises; and

WHEREAS, party of the first part is desirous of obtaining the assistance of party of the second part in the drilling of said off set wells on said premises.

NOW., THEREFORE, for and in consideration of the mutual promises and acts performed and to be performed as hereinafter stated, the parties hereto agree as follows:

THAT, in event that the off set well now being drilled or any off set well that is to be drilled to the Northwest corner of the said described premises, shall be a producing well, then and in such event, the party of the first part thereto, agrees to drill an off set well to be known as well No. Two (2) on the Horthwest corner of said discribed premises; and party of the second part agrees to furnish for the said well at his sole and exclusive expense. forty-five feet of 12 1/2 inch casing 350 feet 10 inch casing, Fifteen Hundred feet of eight and one-fourth (81/4) inch casing, Seventeen Hundred feet of Six and five eighths inch casing, and party of the second mart agrees to bear any and all other expense and cost for the drilling of said well, and agrees to drill the same to the Wilcox Sand, and if gas is found in paying quantities at a lessor depth, the same is to be muddled off by said party of the first part and drilling of the same to continue to the Wilrox sand, and in event that said well number two (2) will be producing oil or gas well, party of the first part, shall deliver to party of the second part any and all casing which can be safely and judiciously salvaged from said well at the expense of party of the first part; and inevent said well should be a dry hole, said party of the first part shall pull and deliver to said party of the second part at the expense of party of the first part all of said casing that can be saved.

THAT, in event a producing off set oil or gas well is drilled to the West of said above described premises, party of the first part hereto, agrees to drill an off set oil or gas well known as well Number Three (2), close to the west line of said described premises; and party of the second part agrees to furnish at his own cost and expense for the drilling of said well. forty-five feet of 12 1/2 inch casing 350 feet 10 inch casing Fifteen humired feet of fight and one-quarter (8 1/4) inch casing, Seventeen hundred feet of Six