and a second 188Rom 2 ACBEEMENT, Made and entered into the 24th day of Morch , A. D. 1910, by and between faced 9. Harlow Guerduilly of Caucual 9. Harlow, Minort, of Ownson, of Ownson, for the second part; bounty of Justice of Charles of Charles of the first part, for and in consideration of the sum of One Dollar to fue on in hand well and truly paid by the soid part 4 of the second part; WITNESSETH, That the said part 4 of the first part, for and in consideration of the sum of One Dollar to fue on in hand well and truly paid by the soid part 4 of the second part; do the first part, for and in consideration of the sum of One Dollar to fue on in hand well and truly paid by the soid part 4 of the second part; do the first part, for and in consideration of the sum of One Dollar to fue on the part of the second part; of the second part, 4 of the second part, 5 of the second part is a different of said products, all that certain tract of land, situate in the town of. County of Julia a stations and structures thereon to take care of said products, all that certain tract of land, situate in the town of. County of Julia a stations and structures thereon to the care of said products, all that certain tract of land, situate in the town of. County of Julia a state in the the substantially is fol South by lande of leventy north Range thisteen East Containing fo acres more or the West by lands of less of the Indian Base and meridian acres, more or less, and being same land conveyed to the first part 4 by Cherokee Malien. Containing Eighty around the buildings on which no wells shall be drilled by either party except by mutual consent. It is agreed that this leasp shall remain in force for a term of ten years from this date and as long thereafter as oil or gas, or either of them, is produced from said land by thefeet part 4 of the second part, here heirs, administrators, executors, successors or assigns. (it consideration of the premises, the said part 4 of the second part covenant, and agree: 1st-To deliver to the credit of the part 4 of the first part, here. heirs, administrators, executors and assigns, free of ost in the pipe line po which part 4 of the second part may connect here months in advance for the gas, from each and every gas well drilled on said premises; the gas from which is marketed and need of the premises, while the gas from suid well is so marketed and used. Second part 4 covenant and agree to locate all wells so as to interfere as little as possible with the cultivated portion of the farm. And further, to complete a well on said premises within Culture. Merits. from the date hereof, or pay at the rate of locate of the gas from suid is is agreed that the completion of such well scoond part 4 covenant and agree to locate all wells so as to interfere as little as possible with the cultivated portion of the farm. And further, to complete a well on said premises within Culture. Merits. from the date hereof, or pay at the rate of locate of the scoond of well until a well is completed; and it is agreed that the completion of such well schall be and operate as a full liquidation of all rental under this provisions during theremainder of the jerm of this lease. Such payments may be made direct to the lessor or deposited to herein. Lucu the Central Mall mark 1 and 9 fuels a , Mahrmad hefereture is herein. Lucu the Confirm alore, or dear Made herein by County Court, Jule a Court, Jule a County, ONLA, on March 24, 1910. allo teurs day fuels of 3 book 78 Kelonae Keynlea affects of fuels. Jule and County, ONLAhom a, on Morth 4, 1910. Jacob D. Harlow, [Seal] (Gee and ian of Samuel J. Harlow Minor [Seal] Hackee Blalley [Seal] IT Bradew [Seal] ACKNOWLEDGMENT State of Illinois. County, ss. Ι,, in and for said County, in the State aforesaid, do hereby certify that Given under my hand and seal this day of. , A. D. 19 [Seal] State of Oklahoma, Cauly of Julia County ss. in and for said County and State, on this tasened, for arth day of March 1910, personally appeared factor to me known to be the dentical person who excerted the within and foregoing lease, and acknowledged to me that he executed the same as voluntary act and deed for the uses and purposes therein set for the const diractions Witness my hand and bent as such , personally appeared facot J. Harlow Charles R. Gilmon notary Pub My commission expires Oclober 1. 1913. (Seal State of Texas, County, ss. BEFORE ME. of the County of, in the State of Oklahoma, on this day personally appeared his wife, both known to me to be the persons whose names are subscribed to the foregoing instru and . and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said ... wife of the said , having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said, acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration () erein expressed, and that she did not wish to retract it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of. (L.S.) HS PM Julsa County, ss. State of Oklahoma, HC Haekley Rey whi Falace day of may A. D. 19/0 14 [SEAL]