

The said The Amy Oil Company owns and holds the property as described and set forth in a statement hereto attached marked "Exhibit E" and made a part hereof as fully and completely as though wholly set out herein. And the said company is not indebted in any way or manner except as hereinabove stated on page two hereof/

The said The Jolie Oil & Gas Company owns and holds the property as described and set forth in a statement hereto attached and marked "Exhibit F" and made a part hereof as fully and completely as though wholly set out herein. and that the said company is only indebted in addition to the amount aforesaid, in the sum of about Two Thousand (\$2,000.00) dollars evidenced by its promissory note held by the First State Bank of Kiefer, Oklahoma.

The said Security Investment Company is a partnership composed as aforesaid, of the said E.F. Blaise and W.L. Norton, and which said partnership was formed for the express purpose of acquiring the controlling interest, being a majority of the capital stock, of the Security National Bank of Kansas City, Missouri. That the said E.F. Blaise states that the said contracts were entered into on behalf of said partnership by said W.L. Norton and that the said Blaise did not actively participate in the making of said contract and does not have a copy of said contract or contracts in his possession or under his control and that said E.F. Blaise further states and takes oath that to the best of his knowledge, information, and belief, the said partnership is only indebted, in addition to the amount aforesaid, in the sum of about Four Thousand (\$4,000.00) dollars with interest said indebtedness being evidenced by a promissory note held by the Bank of Ochelata, Ochelata, Oklahoma, and said partnership is also indebted to said E.F. Blaise.

The said partnership of O.W. Veich & Company is a partnership composed, as aforesaid, of the said O.W. Veich and said E.F. Blaise, and which said partnership owns and holds the property as described and set forth in a statement hereto attached marked "Exhibit G" and made a part hereof as fully and completely as though wholly set out herein. And that said partnership is only indebted, in addition to the amount aforesaid, in the sum of Twenty three Hundred Twenty four (\$2324.00) Dollars and 25/100 dollars evidenced by a promissory note of said partnership held by the Farmers National Bank which said note was due December, 7 1909, and endorsed by Hullen and Taggart by Taggart, and the further sum, in the form of an overdraft in the said Farmers National Bank, of Two Thousand Seven Hundred Eighty nine (\$2,789.71) and 71/100 dollars and additional indebtedness including supplies, drilling, and estimated not to exceed \$8000.00.

The said lot Sixty-six (66) of the Osage Indian Reservation as aforesaid is only indebted, in addition to the amount aforesaid, in the sum not to exceed three Thousand Dollars, which said sum consists of current bills for drilling and operating expenses and of which said sum the said Sagamore Oil Company owes and is liable for one half thereof.

And the said E.F. Blaise further represents and states and hereby makes oath that to the best of his knowledge and belief all the property, right, title, interest, claim, estate, or benefit, either vested, contingent, equitable prospective, or otherwise, which is owned, held, or claimed by the said E.F. Blaise or to which he is entitled, in any way or manner whether, is fully,