120000

AFFIDAVIT.

state of pa.

County of wifflin.)ss

I W. M. Alexander, being first duly sworn, on oath do say that 7 am the same person as the one who, by that name, who did make warranty need, to wary A. Quinn, of wurkka. Mo. to lot eight, in Block. six. Brady Heights. to rulsa. and T am a single woman and was at the time T made the deed to the said Lot.

M. W. Alexander

gubscribed in my presence and sworn to before me by M. M. Alexander this 22md day of necember 1909.

R. Bruce Alexander Notary Public in and for Mifflin County pa.

My Commission expires March 26th, 1911.

/geal)

wiled for record reb 12, 1910 at 12 o'clock

F. C. walkley, negister of needs / ceal)

<u>ការប្រហែកម៉េលីពីការបែរបោក មាប់ពីអាម៉ាលីលីកែប្រហាស់វិសាសែរបែរអង្គបំបាកសំពីរបែបដែល</u>

Carlo Maria Maria (1975)

OTT, " GAS GRATT.

AGREMMENT, Made and entered into the loth day of February A. n. 1710 by and between William Thompson, guardian of Tobias Thompson a minor of Haskell, Okla., party of the first part, and E. R. Wemp of Tulsa, Okla. party of the second part.

sum of one pollar to him in hand well and truly paid by the said party of the second part, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of the said party of the second part, to be paid, kept and performed, has granted and conveyed, and by these presents does grant and convey unto the said party of the second part, his successors or assigns, for the sole and only purpose of mining and operating for oil and gas and of laying pipe lines and of building tanks, stations and structures thereon to take care of the said products, gas, and of laying the pipe lines, and of building tanks, stations and structures thereon to take care of the said products.

ATT that certain, tract of land situate in mulsa county, oklahoma, to-wit.

The South half of South east quarter of worth gast quarter of Section 6 of Town, 19 N Range, 10 East of the Indian Base and weridian

containing twenty acres, more or less, reserving, however, therefrom 100 feet around the buildings on which no well shall be drilled by either party except by mutual consent.

Tt is agreed that this grant shall remain insforce for a term to expire with the majority of said minor on warch 1, 1926.

IN CONSIDERATION OF THE PRESIDES the said party of the second part covenats and agrees:

1st-To deliver to the credit of the first part his heirs or assigns, free of cost, in the
pipe line to which it may connect its wells, or in tanks at the wells, or pay the market
price therefor in cash, the equal 1/8 part of all oil produced and saved from these premises:

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