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3. In connection with well known as Long Island Unit 20-36, services and materials consisted of cementing and plugging well to abandon in the total amount of \$215.00. These services were rendered and materials furnished on May 8, 1965.

All of said services were performed and materials furnished at the express request of Simco Petroleum Corporation by its authorized agent, A. J. Gosar, on Long Island Unit 18-23, and by authorized agent, Lee R. Perdue, on Long Island Unit 20-36.

That there has been no payment on said accounts although demand has been made therefor; that there is justly due, owing and unpaid to the claimant, therefore, at this time, the principal sum of \$3,081.73 on Long Island Unit 18-23, plus interest thereon at the rate of 8% per annum from April 30, 1965, thirty days after the date of performance and completion of said services and furnishing of said materials on such account, until paid. That there is further justly due, owing and unpaid to Claimant the principal sum of \$215.00 for services rendered and materials furnished on Long Island Unit 20-36, plus interest thereon at the rate of 8% per annum from June 8, 1965, thirty days after the date of performance and completion of said services on such account, until paid.

That the oil, gas and mineral leases and leasehold estate upon which the said oil and/or gas wells are located are comprised of lands located in Sublette County, Wyoming, described as follows:

Twp. 28 N., Range 112 W., 6th P. M. -
Sec. 23: Lots 1, 2, 3, 4, 5, 7 and 8;
NE $\frac{1}{4}$ and NW $\frac{1}{4}$ SE $\frac{1}{4}$ (Long Island
Unit 18-23)
Sec. 36: Lot 1 or the NW $\frac{1}{4}$ NW $\frac{1}{4}$ (Long
Island Unit 20-36)