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WHEREAS, by correction assignment dated as of June 5, 1953, filed with the said Cheyenne Land Office on April 11, 1958, the said assignment from Transco to Austgen was corrected to describe all lands originally included in said lease as hereinafter described, and by decision of said Cheyenne Land Office on April 11, 1958, said assignment as corrected was approved and the assignment from Austgen to Connelly again amended to include the lands which had been eliminated therefrom, and by such decision said Cheyenne Land Office further approved the assignment from Connelly to Belfer Natural Gas Company; and

WHEREAS, it is considered desirable that the undersigned Paul Austgen confirm that his assignment to Connelly was intended to include all lands originally described in said lease, as properly described in the correction assignment from Transco to Austgen, and it is further considered desirable that the said assignment of August 11, 1955, be corrected to eliminate any reservation of overriding royalty to the said Paul Austgen;

NOW, THEREFORE, in consideration of the premises the undersigned Paul Austgen does hereby transfer, assign, set over and quitclaim to Belfer Natural Gas Company, a copartnership, all right, title and interest held by him or that might be claimed by him in and to an undivided one-half interest in said oil and gas lease, Evanston 021741, and in the lands covered thereby, more specifically described as follows:

T. 26 N., R. 113 W., 6th P.M., Lincoln County, Wyoming

Sec. 4: Lots 1-12, inc., SE/4, NW/4SW/4;

T. 27 N., R. 113 W., 6th P.M., Sublette County, Wyoming

Sec. 28: SE/4SW/4, SW/4SE/4;

Sec. 29: SE/4NW/4;

Sec. 32: W/2SE/4, N/2NE/4, SW/4SE/4;

Sec. 33: NW/4NE/4, S/2NE/4, NW/4, SE/4;

containing 1433.84 acres more or less;

without reservation of overriding royalty to said Paul Austgen by reason of this assignment, but subject to all overriding royalties previously reserved, it being