

and that a copy hereof likewise be attached to the duplicate original of said contract now on file with the County Clerk as No. 22056.

-- CONTRACT --

THIS AGREEMENT, Made and entered into on this 8th. day of August, 1927, by and between the COUNTY OF TULSA, OKLAHOMA, a municipal corporation, party of the first part, and the GLIDDEN OIL CORPORATION, a corporation, party of the second part.

WITNESSETH: That, Whereas, the party of the first part operates the Tulsa County Poor Farm, located on the

West Half of Section Thirty Four
(34) Township Nineteen (19), North,
Range Thirteen (13) East, in Tulsa
County, Oklahoma

and desires to secure a supply of gas for heating and lighting purposes in connection with the operation of such poor farm; and

WHEREAS, party of the second part is the owner of certain oil and gas mining leases on lands in the vicinity of the poor farm above described and is willing to test and develop the same for a gas supply and to furnish such gas to the first party.

NOW, THEREFORE, in consideration of the payment by second party to first party of the sum of One Dollar and other good and valuable consideration, and in consideration of the performance by the parties hereto of the covenants and agreements herein-after set forth.

IT IS HEREBY AGREED by and between the parties hereto as follows:

1. Within thirty (30) days from date hereof, the second party shall commence operations for testing lands in the vicinity of Tulsa County Poor Farm for gas and shall continue such operations with due diligence, either until a sufficient supply of gas is secured or until, second party is of the opinion that said lands will not produce gas in commercial quantities.

2. If a supply of gas is so developed by second party, then it agrees to sell all of such supply, or so much thereof as first party may require for use in operating the Tulsa County Poor Farm, and first party hereby agrees to purchase such gas and to pay therefor at the rate of forty-four cents (44¢) per thousand cubic feet.

3. If such gas supply shall be developed, then the second party shall lay such pipe lines as may be required to deliver such gas to first party at some central point located on the lands of first party, above described, and at such point the second party shall furnish and install, at its expense, such meter or meters as may be necessary to measure the gas delivered; the first party shall then, at its expense, install such lines as may be necessary to deliver gas from such central point to the various places on said farm where the first party desires to utilize such gas.

4. The party of the first part hereby gives and grants unto the second party the right of way to lay and install such lines and appliances as might be necessary for the delivery of the aforesaid gas, and also grants to the second party the right to withdraw and remove such lines and appliances upon the termination of this agreement.

5. On or about the 10th. day of each month, the second party shall furnish to first party written statements showing the amount of gas delivered to first party during the preceding month and payment for such gas shall then be made by first party within ten days thereafter.

6. This agreement shall continue in force and effect for a period of time so long as second party has a gas supply sufficient for the needs of first party, as afore-