OIL AND GAS LEASE.

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THIS AGREEMENT, Made and entered into this 23" day of December, A. D., 1908, by and between Owen H. Haworth, Guardian of Owen H. Harworth, Junior, a minor, party of the first part and The Alpine Oil Company, party of the second part:

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witnesseth; that the said party of the first part for and in consideration of the sum of One (\$1.00) Dollar in hand well and truly paid by the said party of the second part, the redeipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of the party of the second part, to be paid, kept and performed, has granted demised, aleased and let unto the said second party, its successors or assigns, for the sole and only purpose of mining and operating for oil and gas, and of laying pipe lines, constructing tanks, buildings and other structures thereon to take care of said products, all that certain tract of land situated in the County of Tulsa, Oklahoma, bounded and described as follows, to-wit

SE/4 of NW/4 and NE/4 of NE/4 less 3.15 acres R. R. right-of-way in Section Thirteen, Township Twenty North, Range Twelve East, containing 76.85 acres.

It is agreed that this lease shall remain in force for a term of years expiring October 25th, 1922 and as long thereafter as oil and gas or either of them is produced thereform by the party of the second part, its successors ord assigns

In consideration of the premises the said part y of the second part covenants and agrees

To deliver to the credit of the first party his heirs or assigns, free of cost, in the

pipe line to which lessee may connect oil wells, the equal one-eighth part of all oil produced

and saved from the leased premises.

To pay to the first party One Hundred and Fifty (\$150.00) Doblars each year in advance, for the gas from each well where gas only is found, while the same is being used off the premises and the first parties to have gas free of cost for all domestic purposes on said premises during the same time.

The party of the second part agrees to commence drilling operations on the premises of said minor within one year from date hereof, or to pay at the rate of One (\$1.00) Dollar per acre in advance for each additional year such commencement is delayed from the time mentioned.

This is one of the leases executed on this date, by and between said Owen H. Haworth, g guardian, and The Alpine Oil Company, covering land owned by Perry E. Harworth, Edgar M. Harworth, Claud E. Harworth, Grace Harworth and Owen H. Haworth; also between Ida L. Haworth and Lucile S. Brannen, nee Haworth, with The Alpine Oil Company, located in Sections Twelve and Thirteen, all in Township Twenty, Range Twelve East, Tulsa County, Oklahoma.

The second party agrees that it will commance drilling operations on the allotment of some one of the above mentioned parties in Township Twenty, Range Twelve East, within Fifteen days from the date hereof. That if second party at any time secures a hundred barrel oil well upon the allotment of any of the above parties, then in that case, second party agrees to pay to said minors and Ida L. Haworth a bonus of Ten (\$10.00) Dollars per acre and to Lucile S. Brannon/ nee Haworth, a honus of Fifteen (\$15.00) Dollars per acre.

The party of the second part shall have the right to use oil, gas and water produced on said lands free of royalty, for drilling and operating thereon, except water from wells of the first party.

When requested by the first_party, the second party shall bury pipe lines, except steam lines, below plough depth.

The party of the second part shall have the righttotate into the remove all machinery and fixtures placed on said premises, including the right to draw and remove casing from all dry or exausted wells. Second party agrees to drill all necessary off-sets.