\* continued from 45 of

assigns to the party of the first part, his successors or assigns said party of the second part its successors administrators or assigns shall have the right to surrend er this lease for cancellation after which allpayments and liabilities thereafter to accrue under and by virtue of its terms shall ceae and determine and this lease become absolutely hull and void.

Witness the following signatures and seals .

Witnesses

Charles A Bowels

Seal

D

Ownings Oil & Gasscrapes By A.D. Owings Pres.

Seal

ACKNOWLEDGEMENT.

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State of Oklahoma Z SS

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Be it remembered that on this 26th day of May 1908 before me F.S. Hurd a NotaryPublic duly commissioned and within and for said County and State personally appeared Charles A Bowles Guardian of Charles A Bowels a minor personally well known to me to be the identical person lessor in and who executed and subscribed the foregoing lease and stated and acknowledged to me that he executed the same for the uses and purposes therein expressed, mentioned and set forth as his freed and voluntary act and deed.

Witness whereof, I have hereunto set my hand and Notarial Seal this day and year lastabove written .

SEAL. My commis sion expires Jan 21-1911

Notary Public

Filed for record Aug 8 1908 at 10 A.M. H.C. Walkley Reg of Deeds . (SEAL)

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F.S.Hurd

COMPARED

-----OIL AND GAS LEASE :-----

Agreement Made and entered into this the 27th day of July A.D. I908 by and between Charles F Wright and Sarah A Wright of Catoosa, Oklahoma party of the first part and Owings Oil & Gas Company a corp ration of Broth Arrow Oklahoma party of the second part.

witnessethe that party of the first part for and in consideration of the sum of Two Rundred and fifty dollars (\$ 250.00) to him in hand well and truly paid by the said party of the second part, the receipt of which is her by acknowledged and of the covenants and agreements hereinafter contained on the part of the party of the second part, to be paid, kept and pe rformed, has granted, demised / leased and let and by these presents does grant, demise, lease and let unto the said party of the second part, its successors, administrators and assigns for the sole and only purpose of mil ing and operating for oil and gas and of laying pipe lines and of building tanks, stations and structures thereon, to take care of said products all that certain tract of land situated in Tulsa County, Oklahoma, too-wit:

The southwest quarter of the Southwest quarter of Section Eleven (II)

Township Nineteen (I9) North Range Fourteen (I4) East, containing 40 acres.

It is agreed that this lease shall remain in force for the term of fiteen (I5) y years from this date and as long thereafter as the above described premises shall be operated for the purpose of producing oil or gas or so long as oil or gas is produced in paying quantities.

In consideration of the premises of said party of the second part agrees: