Ist. To deliver to the credit of the first party his heirs executors, administrators and assigns free of cost in the pipe line to which the well may be connected the equal one fourth (I/4) part of all oil produced and saved from the leased premises until Two Thousand Dollars worth of oil has been delivered to first party and after said amount has been delivered then one eight (I/8) of all oil produced and saved from said leased premises; 2nd. To pay 150.00 per year for the gas from each and every gas well drilled on said the product of which is marketed and used of the premise said payments to be made on each well within sixty days after commencing to use the gas therefrom, a aforesaid, and to be paid yearly thereafter while the gas from said well is used. In case gas is found in marketable quantities party of the first part shall have gas for domestic purposes free by making his own connections

Second party covenants and agrees to locate all wells so as to interfere a as little as possible with the cultivated portion of the farm and to com lete a well within one year or forfeit this contract, provided oil is found in paying quantities on land adjoining said land, or if gas is found on this land then second party may pay first party at what of one Dollar per acre per year for each additional year until gas is marketed.

All payments by second party to first party may be made direct to second party or by check mailed to Charles F Wright at Catoosa Oklahoma or by check depoited to the credit of Charles F Wright in the First Tational Bank of Brookharrow Oklahoma.

It is agreed that the second party is to have the privilege of neccessary using sufficient water from the premises to run all machinery mx and at any time to remove all machinery and fixtures placed on said premises and further upon the payment of One Dollar at any time hy the party of the second part its successorsk executors, administrators or assigns, to the party of the first part, his hiers, executors or assigns, said second party its successors, administrators, executors or assigns shall have the right to surrender this lease for cancellation, after which all payments and liabilities thereafter to accrue under and by virtue of its terms shall ceae and determine and this lease become absolutely null and void.

Witness the following signatures and seals the day and date first above written.

Charles F Wright Seal

Sarah A Wright Seal

State of Oklahoma

County of Tulsa.

Seal

Owings Oil & Gass Company
Seal

By A.D.Owings Pres.

Before me, Z.I.J.Holt a Notary Public in and for said County and State on this 27th day of July 1908 personally appeared Charles F Wright and his wife Sarah A Wright to me known to be the identical persons who exe uted the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

EAL.

My commission expires May 22 1911.

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

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