COMPARED

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

This lease, made this I8th day of August A.D. I908 by and between Li.P.Mc Guire guardian of Oscar H Mc Guire, a minor, of Bixby Oklahoma, of the first part and William Everts of the second part,

Witnesseth: That the said party of the first part, in consideration of \$ I.00 in hand paid, the receipt of which is hereby acknowledged and the stipulations renst and covenants hereinafter contained on the part of the said party of the second part m hs heirs, executors, administrators, successors and assigns to be paid, kept and performed has granted, demised and let unto the said party of the second part, his heirs, executors, administrators, successors and assigns, for the sole and only purpose of drilling and operating for petroleum oil and gas for the term of ______ years endig March I7 I926 all that certain tract of land sictuated in the County of Tulsa State of Oklahoa, and particularily described as follows, to-wit:-

SE 1/4 of the Nw/4 and the Sw/4 of the NE/4 and the Sw/4 of the Sw/4 of the Se/4 of the Ne/4 and the E/2 of the Nw/4 of the Se/4 and E/2 of the W/2 of the NW/4 of the SE/4 and the E/2 of the W/2 of the W/2 of the W/2 of the SE/4 and the E/2 of the W/2 of the W/2 of the W/2 of the Se/4 of Section Eighteen (I8) Township Sixteen North Range Fourteen (I4) East . containing acres more or less excepting and reserving therefrom 300 fect around the buildings on said premises upon which there is hall be no wells, drilled, the boundariers of which shall be designate and fixed by the said party of the first part.

The said party of the second part hereby agreesm in consideration of the said lease of the above described premises to give sold—first party One Eighth (I/8) royalty share of all the ol or mineral produced and assaved from said premises, except that used for operating purposes on the premises, and the sum of One Hundred Fifty and NO/IOO Dollars per annum for each and every gas well drilled on the prejises herein described and while gas is piped and sold from the same—off the premises. The said second party agrees not to unnecessarily—disturb growing crops thereon—or the fences.

The said second party is nhereby granted the right t io enter upng the above described prejises at any time for the purpose of mining or drilling and the right of way to and from the place of operation or drilling and the right to lay pipe lines for the purpose of conveying or conducting wate, steam gas or oil over and across said premises and also the right to remove at any time any and all machinery, oil wall supplies or appurtenances of any kind belonging to said second party.

The said party of the second party agrees to commence one well within ninety days from the date hereof (unavoidable accidents and delays exc pted) and in case of failure to commence one well within such time, the party of the second part hereby agrees to pay thereafter to the party of the first part the sum of One and No/IOO dollars per acre per annum as a rental for the asame for one year from the date hereof and in case a well is not drilled wit in that time on sid above described land then this leae si to be absolutely null and void, otherwise to be in full force and effect.

In witness whereof, we, the said parties of the first part and second part, have hereunto set our hands the day and year first above written.

L.P.Mc Guire Guardian of Oscar H Mc Guire, a minor.

William Everts_.