set forth .

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SEAL. My commisSion expires March II 1912.

R.E.Berger

Notary Public

Filed for record Aug 21 1908 . at II'30 A.M. H.C.Walkley Reg of Deeds (SEAL)

COMPARED.

---OIL AND GAS LEASE : ---

THIS AGREEMENT made this 21st day of August A.D. 1908 between Sarah Nalls and Anthony Nalls her hisband and Solon Oil Company a corporation lesseo,

Witnesseth? That the lessors in consideration of the sum of Fifty & 00/100 Doll ars the receipt of which is hereby acknowledged and of the covenants and agreements her inafter contained do hereby demise and grant unto the lessee its heirs, successors and assigns, all the oil gas in and under the following described tract of land and also said tract of land for the purpose and with the exclusive right of operating thereon for said oil and gas together ith the right of way, the exclusive right to hay pipe lines o ver and upon to erect and maintain all machnery, bildings, powers tarks, fixture etc, necessary or required in the operatios for oil and gas and also the rights to remove at any time all property placed thereon by the lessee, which tract of land is situated in the Township of VCounty of Tulsa State of Oklahoma

South half of southwest quarter of southeast quarter and Northeast quarter of southwest quarter of southeast quarter all in section eight, township Twenty Range thirtuen East containing in all thirty acres more or less.

To have and to hold the same unto the lesse its heirs, successors and assigns for the term and period of ten years fro the date hereof and as much longer as oil or gas is found in paying quantiti s thereom, yielding and paying to the lessor\$the one-eighth part of all the oil produced and saved from the premises, delivered free of expense into tanks or pipe lines to the lessors credit and should any well produce gas in sufficient quantities to justify marketing, the lessors shall be paid at the rate of one Hundred Fifty & 00/100 dollars per year for such well as long as the gas therefrom is sold.

In case no well be commenced on the above premises within one year from the date hereof, this lease shall become null and void and without further effect whateverm unless the lesses shall pay for the delay at the rate of fifteen dollars in advance for each and every year hereafter until a well is comenced or this lease surrendered as hereinafter provided. Such payments may be made in hand or by check mailed to lessors address or depoisted in Central National Bank at Tulsa Oklahoma

And it is hereby mutually agreed that the drilling of a well for oil or gas upon said premises shall be full lividation of allrentals during the remainder of this lease.

Lessee agre s to locate all wells so as to interfere a s little as possible with the cultivation and to pay all damage done to growing crops by reason of said oper ations. No wells shall be drilled within IOO feet of lessor's house or barn without the consent of said lessor. Lessors shall have free use of gas for domestic purposesby making their connections at the well at their own risk and expense. Lessors further agreed that lessee shall have the provilege of using sufficient water and oil from said premises to run all machinery thereon, and may use "Casing head" gas from wells