part of all the oil produced or saved from said premises .

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- 3. The party of the second part agrees to pay in yearly payments at the end of each year One Hundred dollars for each gas well making less than three million feet, and one hundred and fifty dollars for each gas well making more than three million feet, pr day. On each gas producing well, from which g as is transported or used off the leased premises, the said payment to be made direct to the first party or deposited to his credit in the bank aforesaid.
- 4. The party of the first shall have the right to use said premises for farming purposes, except such parts thereof as may be necessary for said mining operations.

 Party of the first part shall have the right to use gas from any well on said premises for heighting and lighting his residence free of cost to him.
- 5. The party of 0 the second part shall have the right to use casing head gas from the wells on this lease for the purses of operating said wells and wells owned by second party on other farms .
- 6. The second party shall pay all damages to growing crops caused by the aforesaid operations.
- lpha. No well shall be drilled nearer than One Hundred feet feet to the buildings on said premises .
- 8. The second partumay, at any time, remove all his property and re-convey the party of the first partument, his assigns, the premises hereby F granted and thereupon this instrument shall become null and void.
- 9. The second party shall have the right to erect, maintain, operate and remove all necessary pipes, pipe lines, steam, water, gas and shackle lines connecting with like lines to and from adjoining lands controlled by the second party.

IT IS UNDERSTOOD between the parties to this agreement that all conditions between the party hereto shall extend to their heirs, executors, adminsitrators successors and assigns.

IN WITNESS WHEREOF the parties have hereunto set their hands and seals the day and year first above written .

signed sealed and delivered William S Tarlow Sea in presence of ACKNOWLEDGMENT. W.C.Morrison V.co Seaal State of Oklahoma (SS

Before me, a Notary Public in and for said County and State on this Seventh day of October 1908, personally appeared William S Harlow to me known to be the identical person who execute d the within and foregoing instrument, and acknowledged to me that the executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and seal as such Notary Public on the last day last above Mentioned.

E.A.Lilly
SEAL. My commission expires September 1912. Notary Public
Filed for record Oct 8 1908 at 10 A.M. H.C.Walkley Reg of Deeds (SEAL)