STATE OF OKLAHOMA, )

County of Tulsa )

BEFORE ME, the undersigned, Notary Public in and for said County and State, on this 20 day of July, A. D. 1922, personally appeared Cleves F. Bruce and Julita G. Bruce, his wife, to me known to be the identical persons who executed the withit and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the use and purposes therein set forth.

GIVEN UNDER MY HAND AND OFFICIAL SEAL, This 20 day of July, A. D. 1922.

My commission expires Jan. 28, A. D. 1925 (SEAL)

A. B. Cröws, Notary Public

Filed for record in Tulsa County, Tulsa Oklahoma, Aug. 5, 1922 at 11:55 o'clock A. M.

in Book 412, page 377

By F. Delman, Deputy

(SEAL) O. D. Lawson, County Clerk

205925 C. J. COMPARED

CASINGHEAD GAS CONTRACT

THIS AGREDMENT, Made and entered into on this 13th day of July, 1922, by and between Illinois-Kansas Vil & Gas Company, a corporation of Tulsa, Oklahoma, party of the first part, and S. G. Engle, of Tulsa, Oklahoma, party of the second part:

WITNESSETH: That, whereas, party of the first part is the owner of certain perpetual, valid and subsisting oil and gas mining leases, described as follows, to-wit:

The West Half of the Northwest Quarter of Section

Thirty-one (31), Township Eighteen (18) North, Range

Thirteen (13) East, containing 80 acres, in Tulsa County,

Oklahoma.

And, Whereas, the party of the first part is in the lawful and open possession of the above described premises, and is entitled thereunder to the use of all surface of said lands necessary for operations that may arise incident to said lease, and are now operating thereon certain oil wells which produce casinghead gas.

Now, therefore, in consideration of the sum of One Dollar, and other valuable considerations paid by second party of first party the receipt of which is hereby acknowledged, and of the further consideration of the performance by the parties hereto of the covenants and agreements hereinafter set forth, it is expressly agreed by and between the parties hereto as follows:

l: Parties of the first part hereby sell and agree to deliver to second party, its successors or assigns, the entire production of casinghead gas produced from the wells now drilled or that may hereafter be drilled on said-premises, which are productive of gasoline in paying quantities; and in case of the securing of an extension of the lease thereon, or in case of securing a new lease thereon, all casinghead gas produced thereunde is hereby sold and first party agrees to deliver same to second party from said lands. Farty of the second part hereby agrees to purchase and pay for all casinghead gas utilized from the wells now drilled on said lands or that may hereafter be drilled which is productive of gasoline in paying quantities. First party hereby agrees to be responsible to the lessor in his leases for any necessary royalties by reason of the sale of this casinghead gas to second party, and to hold second party harmless from any such royalties.

2: This contract shall remain in full force for a term as long as casingbead gas productive of gasoline in paying quantities shall be produced from wells that are now drilled or may hereafter be drilled on said lands, except as herein provided, namely That in case said casinghead gas is not a productive proposition, or the operation of