IN WITHESS WEST NOW. I have hereunto set my hands and affixed my seal the day and year first above written.

The second secon

W. E. Partlett.

STATE OF OKLAHOMA SS County of Tulsa

PE IT RETIBERED. That on this 6th day of Meh in the year of our Lord one thousand rine hundred and twenty three Before me, a Notary Public in and for said county and state, personally appeared W. E. Bartlett to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and surposes therein set forth.

IN WITNESS WHEREOF. I have hereunto set my official signature and affixed my notaria seal the day and year first above written.

My commission expires Sept. 16, 1924. (SEAL) T. L. Shell - Notary rublic Filed for record at Tulsa, Tulsa County, Oklahoma, March 7, 1923 at 8:10 o'clock A' N. and recorded in Book 444 Fage 275.

By Brady Brown - Deputy

(SEAL)

0. G. Weaver - County Clerk.

223673-40M

CONTRACT

COMPARED

THIS AGREEMENT, made and entered into this 6" day of March, 1923, by and between MARY F. CHASE, and APTHUP CHASE, her husband, marties of the first part, and THE KEENER OIL & GAS COMPANY, An Ohio comporation, party of the second mart,

WITNESSETE:

It is understood by all parties hereto that marty of the second part has a good, valid and subsisting oil and gas mining lease you the following described land to-wit:

Southeast Cuarter (SE!) of the Northwest Cuarter (NW2) and the East Half (E!) of the Southwest Cuarter (SW2) of the Northwest Cuarter (NW2) of Section Six (6) Township Twenty (20) Hange Thirteen (17) East, Tulsa County, Oklahoma, containing 60 Acres more or less,

said above described tract of land being owned by parties of the first part.

It is also understood by all parties hereto that party of the second part owns adjoining oil and gas mining leases from which they are now producing oil.

It is also understood that party of the second part has constructed a power and pumping outfit on land of first parties, and that it is necessary for rod lines from said power to cross land of first parties to adjoining leases in order to successfully operate them.

NOW THEREFORE, in consideration of the sum of One Dollar (\$1.00), cash in hand paid, the receipt of which is hereby acknowledged parties of the first part hereby grants, leases and lets to party of the second part for a period of five years a sermit for rod lines from said power to adjoining leases. Farty of the second cart agrees to may to the parties of the first part the sum of Twenty-Tive (\$25.00) Dollars per rod line per year for each and every rod line going from said power to adjoining property, said amount being due and payable in advance. It is also understood that at the present time there are eight (8) rod lines corssing land of first parties to adjoining property.

It is also understood that this contract is made subject to all bil and gas mining leases, and it shall be terminated at any time at the option of second varty during the period of this contract by 30-day written notice being made to said first partyes.

It is also agreed by and between all parties hereto that upon payment of the above sum for right of rod lines to adjoint a party that the said second party as operations