East, in Tulsa County, State of Oklahoma, in the manner, and at and for the price and upon the terms and conditions as hereinafter set forth, to-wit: COMPACED

1. The second Party agrees to maintain a vacuum pump and collecting lines, and connect such lines to all of the wells which furnish casing-head gas from the above described leases, except flowing wells and at all times maintain as many points vacuum as nearly as possible, as is maintained on any of the adjoining leases.

2. The Second Party agrees that its vacuum pump shall be operated constantly, and shall not be shut down except for repairs or other unavoidable contingencies, and then only for such time as is necessary to repair the same.

3. Second Party agrees to take all of the casing-head gas produced from suid property during the term of this contract and to pay for the same as herein agreed, provided however Second Party shell not be required to take or pay for gas not utilized during any period of plant suspension due to strikes, fires, floods, winds, accidents or other causes beyond Second Party's control.

4. The Second Party agrees to provide, install and keep constantly at the locatinn mentioned above, a meter for the measurement of said gases, the meter to be of standard make, in approved usage, and to pay for said gas on a basis of four ounces above atmospheric pressure. The measurement of said gas to be taken once every twenty-four hours, said measurements to constitute and be the final quantity of gas upon which settlement shall be based and a copy of said measurements to be furnished to the party of the First Part monthly or upon demend by the party of the First Part.

5. The Second party agrees to maintain, to the best of its ability, the said meter in proper working condition, and at the option of either party hereto the said meter may be inspected and calibrated by a competent, disinterested engineer. The party so desiring said inspection and calibration, to pay all of the expenses thereof if the meter is found to be correct within three per cent.

6. The First Party shall have the right to use sufficient ges to operate their power pumping plant, and such gas as may be required for the First Party, according to the terms of said lease, but flambeau and torch lights, or the useless waste of gas shall not be permitted. The Second Party reserves the right to supply such gas for power and heating purposes, as hereinabove set forth, from its inteke line, or in any other manner of a suitable nature which shall serve the purpose, without cost, to the party of the First Part. After the extraction of gesoline sufficient dry gas to operate the power plant shall be returned by the party of the second Part to the party of the First Part to their power plant.

7. It is also understood and agreed that the party of the First Part reserves the right to exercise their own judgment in the management of their wells and property, as relates to the amount of casing-head gas they take from the wells, and the manner if such takings; and further, that if at any time the party of the First Part find it necessary by reason of their operations to case the takings of casinghead gas from any of said wells, or, that it is injurious to any of said wells to take the casing-head gas therefrom, then nothing in this agreement contained shall prevent the party of the First Part from withdrawing such well or wells from the operation of this agreement for such length of time as they deem proper.

8. The first Party agrees to maintain the casing-heads of the said wells, and all pipe lines, tight and in good condition, to prevent inleaking of air, and when any well or wells shall be taken out of service for repairs, the First Party agrees to shut the same off fro m communication with the gathering main, by suitable stop-cocks.

9. For and in consideration of the covenants and agreements herein mutually made and entered into, the Second ^Party Agrees to pay to the First Party, or their duly authorized

(14)6) (14)6)