State of Oklahoma, party of the second part, hereinafter called "Vendee;" WITNESSETH, That,

WHEREAS, vendor is the owner of a valid oil and gas mining lease covering the following described land situated in the County of Tulsa, State of Oklahoma, more particularly described as follows:

South Half $(S_{R}^{\frac{1}{2}})$ of the Southwest Quarter $(SW_{4}^{\frac{1}{2}})$ of Section Thirty-five (35), Township Seventeen (17), Range Fourteen (14), known as the "Rachel May Clinton allotment;" and.

WHEREAS, casinghead gas from which gasoline may be extracted is being produced from the oil, wells now located on the lands above described, which gas vendor desires to sell and vendee desires to buy:

NOW, THEREFORE, For and in consideration of the sum of One Dollar (\$1.00), paid by vendee to vendor, the receipt of which is hereby acknowledged; and in consideration of the performance by the parties hereto of the covenants, obligations, payments, stipulations, undertakings and conditions herein contained and set forth to be paid, kept and performed, (Received Nov.15,1923) it is agreed by and between the parties hereto, as follows: (Lease and Rental Dept)

FIRST: That vendor hereby sells and vendee hereby buys under the terms and conditions set forth herein all the casinghead gas from which gasoline may be extracted, now or hereafter produced from the oil well or oil wells upon the land above described, said gas to be delivered by vendor to vendee at said well or wells or at the gas pump or gas pumps operated in connection with said well or wells. PROVIDED, HOWEVER, that vendee shall not be required to receive and pay for any gas of the gasoline content less than one (1) gallon of gasoline for each one thousand (1000) cubic feet of gas.

SECOND: That vendee shall at his own expense, install sufficient orifice meters of standard make for the measurement of said gas and shall keep them in first class order and working condition. In case the meter or meters shall fail to register the correct volume of gas purchased hereunder, then the amount of gas used by the vendee during the time such meter or meters are defective shall be determined by taking the average daily amount of gas purchased by vendee from vendor from said lease during the proceeding thirty days when the meter or meters correctly registered the volume of gas, and by multiplying such average daily production by the number of days said meter or meters did not properly register the volume of gas transmitted. The meter or meters shall be read under the rules, methods, and instructions for the correct reading of but meters. It is further understood that the volume of gas is to be computed on a basis of four ounces per square inch above atmospheric pressure. In the event that either of the parties become dasatisfied with the measurements of said meters, then such party may have the same tested, and if found unsatisfactory, proper repairs or adjustments shall be made by the vendee, but if said meter or meters are found to be correct, then the expense of testing shall be borne by the party requesting the same.

THIRD: That the gasoline content of said gas shall be determined by a physical filed test to be made at quarterly periods (as nearly as may be convenient) on the dates and in the manner prescribed by the "regulations to govern the utilization of casinghed gas produced on restricted Indian Lands," as approved by the Secretary of the Interior, August 10, 1917, and as repromulgated March 3, 1921, and as amended July 30, 1921.

FOURTH: That on or before the 15th day of each month after the vendor has started delivering and vendee has started receiving gas under this contract vendee shall mail to vendor statements showing the meter readings for the proceeding month and the total amount of gas delivered to vendee by vendor hereunder, and at the same time shall also furnish vendor with the coefficients of said meters and a written statement or written statements showing the conditions upon which the computations of said coefficients are based;

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