bounded and described as follows, to-wit:

All of Lot Three (3) and the Northeast Quarter (+) of the Southwest q quarter (+) of Section Nineteen (19), Township Twenty One (21) North, Range Fourteen (14) East, containing eighty (80) acres, more or less. The same being the allotment of Ever E. Slape, minor, Roll Number 3581 N. B.

It is agreed that this lease shall remain in force for a term of Fifteen Years, and as long thereafter as oil or gas or either of them is produced therefrom by the party of the second part, his heirs, successors or assigns.

In consideration of the premises, the said party of the second part covenanths and agrees 1. To deliver to the credit of the first party, heirs or assigns, free of cost in the pipe lines to which lessee may connect oil wells, the equal one-eighth part of all oil produced and saved from the Reases premises.

2. To pay to first party One Hundred Fifty (\$150.00) Dollars each year in advance for the gas from each well where gas only is found, while the same is being sold off the premises; and the first party to have gas free of cost to heat and light one dwelling house on said premises during the same time.

3. The party of the second part agrees to commence drilling operations on the above described premises within one year from date hereof, or pay at the rate of one dollar per acre per year for each additional year such commencement is delayed from the time above mentioned.

The above rental shall be paid to the credit of first party at First State Bank of Tahlequah, Oklahoma, and it is agreed that the completion of such well shall be and operate as a full liquidation of all rent under this provision during the remainder of the terms of this lease.

The party of the second part shall have the right to use oil, gas and water produced on said land, free of royalty, for drilling and operation thereon, except water from the wells of the first party.

When requested by the first party the second party shall bery pipe lines when permanent except steam lines below plough depth.

The party of the second part, shall have the right at any time to remove all machinery and fixtures placed on saidpremises, including the right to draw and remove casing:

The party of the second part, its heirs, successors or assigns, shall have the right at any time on the payment of One Dollar and all payable obligations then due to the party of the first part, his heirs or assigns, to surrender this lease for cancellation, after which all payments and liabilities hereafter to accrue under and by virtue of its terms shall cease and terminate.

It is further agreed by and between the parties hereto that this lease shall not be transferred or assigned except by the consent of the guardian and the approval of the County Court

All covenants and agreements herein set forth between the parties hereto shallextend to their successors, heirs, executors, administrators and assigns.

WITNESS the following signatures and seals:

WITNESSES:

(SEAL) George W. Slape

W. L. Johns

Guardian of Ever t E. Slape, minor.

ATTEST: (CORPORATE SEAL)

The Lucas Oil Company

H. F. Sinclair, Sec'y.

By F. B. Ufer, President.

Approved as per order April 15, 1909.

J. T. Parks, Judge of the County Court Leal STATE OF OKLAHOMA.

Before me, a Notary Public, in and for the said County and St te,

CHEROKEE COUNTY.