graph lines and buildings conveneint for such operations, and the right to use water and gas from said lands in operating same, and right of way over same for any purpose, and the right of ingress, egress and regress for such purposes, and of removing either during or sixty days after the term hereof, any property or improvements except buildings placed or erected in or upon saidland by said lessee, and the right of subdividing and releasing subject to approval of County Court, all or any part of that thract of land situated in the County of Tulsa and State of Oklahoma, and described as follows, to-wit:

N2 of NE4 of SE4 of Section 11-21-15, 20 acres; NE4 of NW4 of SE4 of Section 11-21-18

10 acres, NW4 of NW4 of SE4 of Section 11-21-13 10 acres. Containing Bighty acres more or less TO HAVE AND TO HOLD unto that for the use of the lessee for the term of ten years from the date hereof, and as much longer as oil or gas is produced in paying quantities, yielding to the lessor the one-eighth part of all oil produced and saved from the premises, delivered free of expense into tanks or pipe lines to the lessor's credit. Should a well be found producing gas only, then the lessor shall be paid for each such gas well at the rate of \$150.00 Dollars for each year, so long as the gas is marketed and sold therefrom, payable quarterly while so marketed. And if gas is not sold shall securely cap each well or ray same as if gas is sold. Lessee agrees to complete a well on said premises within Six Months from the date hereof, or pay the lessor the sum of One Dollar per acre per annum/ payable quarterly in advance until said well is completed or this lease surrendered. And the drilling of such well productive or otherwise, shall be full consideration to the lessor for the grant hereby made to lessee, with exclusive right to drill one or more additional wells on the premises during the term of this lease. No well is to be drilled on the lands hereby leased within ----- feet of the buildings now on the said premises without the consent of both parties in writing. Lessor may, if any well or wells on said premises produce sufficient gashave gas for domestic purposes for one family the lessor paying for connections at such points as may be from time to time designated by lessee same being done at the risk and expense of the lessor. It is further agreed that the second party shall have the right at any time after, in good faith drilling one well on the above described land, or making satisfactory showing that the land herein leased is non-oil producing land, by giving notice in writing to the lessor, that within ten days after the delivery of said notice to the lessor, to the effect that lessee will make application to the Probate Court to have said lease annulled. The lessee may keep this lease in full force and effect by paying one Dollar per acre, per annun/ payable quarterly in advance. In the event the lessee desires this lease cancelled they shall obtain an order of the County Court to that effect, pay all accrued costs on account of said lease, and pay all existing obligations by virtue of the provisions in this lease contained. At any time from the date of the approval of this lease, of the conditions herein contained have not been complied with, the lessor may app ly to the County Court of Rogers County, State of Oklahoma, and have said lease annulled, by delivering to the lesser with the little of the lesser with the said feare annulled which written notice of his intention of making application to have said lease annulled.

IN WITNESS WHEREOF, we, the said parties hereto have hereunto set our hands and seals the day and year first above written.

J. M. Ward, Guardian of Arthur D. Ward, minor,

Approved this 14. day of Nov.1908.

L. Skransewfky

no Archibald Bonds, County Judge.

J. W. Johnson

(COURT SEAL)

P. S. Johnson

STATE OF OKLAHOMA,) L SS:

Before me, R. W. McAllister, a Notary Public inand for said County and State, on this 14