IN CONSIDERATION WHEREOF, the said parties of the second part agrees to deliver to the parties of the first part, in tanks or pipe lines, the 1/8 part of all oil produced and saved from the leased premises. And should gas be found on said premises in paying quantities, second parties agrees to pay \$150.00 yearly, for the product of each gas well, while the same is being sold off the premises and first parties shall have free use of gas for domestic purposes, by making their own connections for such gas at the wells, at their own risk and expense.

Second parties agree to locate all wells so as to interfere as littel as possible with the cultivated portions of the premises and to pay all damages to growing crops caused by said operations.

Provided, However, that, if a well is not completed on said premises within 60 days from date hereof, then this lease and agreement shall be null and void, unless the parties of the second part within each and every day after the expiration of the time above mentioned for the completion of a well, shall pay a rental of fifty cents per day until a well is completed thereon, or until this lease is cancelled as hereinafter provided. For any well that produced 50 BBLS, per day, second party shall pay \$100.00 bonus & any well that produces 100 bbls, pr more per day second parties shallpay \$200.00 bonus. All wells to be guaged within twenty four hours.

All rentals and other payments may be made direct to said parties of the first part or may be deposited to their credit, The American Bank & Trust CO., Tulsa. And further upon the payment of One Dollar at any time after---- by the parties of the second part their heirs, successors and assigns, to the parties of the first part, their heirs, successors and assigns, said leasee shall have the right to surrender this lease for cancellation, after which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely null and void.

All the conditions between the parties hereto shall extend to and apply to their heirs, successors and assigns.

IN WITNESS WHEREOF, the said parties have hereunto set their hands, and seals, the day and year above written.

SIgned, sealed and delivered in the presence of:

John W. Archer (SEAL)

Frank Eiffler (SEAL)

L. J. Irey (SEAL)

STATE OF OKLAHOMA, ) : SS. COUNTY OF TULSA. )

On this 28 day of July A. D. 1909, before me the subscribed, a Notary Public in and for said County and State, personally appeared, Florence Archer, John W. Archer, Frank Riffer and L. J. Irey, to me known to be the identical persons named in, and who executed the foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein set forth, and desired that it might be recorded as such. WITNESS my hand and efficial seal, on the date above written.

C. W. Gillette, Notary Public.

(SEAL) My commission expires April 12, 1912.

Filed for record at Tulsa, Okla., Aug. 7, 1909, at 2 o'clock P. M.

H. C. Walkley, Register of Deeds (SEAL)