

said premises, together with the privilege to said party to pipe and use gas from said well or wells, to heat and light one dwelling house on said premises as long as said lease shall continue to pipe and use said gas from said well, said party making their own connections but said lessee does not guarantee against a deficient supply of gas from said dwelling by pumping said well or wells, or otherwise, nor shall said lessee be held liable for any injury or injuries to the person or property of said first party arising out of the use of said gas.

4th. Party of the second part obligates itself to protect all property lines.

5th. Said second party shall have the privilege of excavating, drilling or boring for water, and of using sufficient water, gas and oil from the premises herein leased to run all machinery for the prosecution of said business.

6th. Second party shall have free pipe line, pumping, tramway and track privileges, and right of way over this property, together with the right of ingress and egress for the purpose of laying, maintaining, operating and removing said pipe lines, pumps, tramways and tracks, and appliances used in connection therewith, but second party shall bury, when requested to do so by first party, all of its oil and water lines used to conduct oil, gas or water over said premises.

7th. Second party shall free use of the land herein conveyed for the purpose of erecting and maintaining such tankage as may be necessary for the caring for oil produced by said second party on the above described Property.

8th. For and in consideration of the obligations entered into by the second party, and the payment of the sum of one dollars, the option is hereby granted to the second party to cancel this lease at any time after the expiration of six months, years from the date hereof, by giving thirty (30) days written notice to the first party of its intention to do so, and removing property from the premises and surrendering possession of the same to first party and cancelling this lease of record and payment of all rentals and said first party hereby agree that said payment of Five Dollars is a valuable consideration held and deemed by them so sufficient to support each and every one of the options, rights and privileges granted by this lease to the second party, and to be so construed.

Said well to be drilled 2250 feet deep, if oil is not found at a less depth.

All moneys due on this lease may be paid to said lessors personally or by check deposited to the credit of Farmers and Merchants Bank of Bixby, O.K., the 22 day of each month, the day of depositing check to be treated as the date of payment.

All the above stipulations, obligations and conditions of this grant shall be binding on both parties hereto, and they shall apply with equal force to their heirs and legal representatives.

WITNESS our hands this 10 day of September, Nineteen Hundred and Nine.

WITNESS::

Myrtle Goode

John A. Severns

Geo. C. Goode.

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

BEFORE ME, John A. Severns, a Notary Public in and for said County and State, on this Tenth Day of September, Nineteen Hundred and nine, personally appeared Myrtle Goode and George C. Goode, to me known to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth.

WITNESS my hand and seal as such Notary Public, on the day and year last above written
John A. Severns, Notary public.

(SEAL) My commission expires May 4th, 1912.

Filed for record at Tulsa, Okla., Sep. 20, 1909, at 8 o'clock A. M.

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