West Half of the North West Q arter (W of NW ) less 12.88 acres St. L. & S. F.
Railroad right of way, and the South East Quarter of the North West Q arter (SE of NW )
of Section Thirteen (13) and the North Half of the South Half of the South East Quarter
of the North West Quarter (N; of S of SE of NW ) and the South East Q arter of the North
East Quarter of the South Eat Quarter of the North West Quarter (SE OF NE OF SE OF NW )
of Section One (1), Township Eighteen (18) North, Range Eleven (11) East; and the North
East Quarter of the South East Q arter (NE of SE ) of Section Two (2) Townshi Eighteen
(18) North, Range Eleven (11) East; and the North East Quarter of the North West Quarter
(NE OF NW ) of Section Thirteen (13), Township Eighteen (18) North, Pange Twelve (12)
East and the South West Quarter of the North West Quarter (SW of NW ) and Lot F ur (4) of
Section One (1); and the South East Q arter of the North East Quarter (SE of NE ) and
Lot One (1) of Section Two (2) Township Eighteen (18) North, Range Eleven (11) East, and
the South East Q arter (SE ) of Section Thirteen (13), Township Eighteen (18) North, Range
Eleven (11) East, in County of Creek, State of Oklahopa.

In consideration whereof the party of the second part agrees to take and receive said gas from the lands above described, and to pay therefor to the party of the first part the sum of Two (2) cents per thousand feet, meter measurement, said gas to be received and taken, in the manner and amounts following:

The party of the second part agrees that all gas which it may sell shall be ontained from the lands on which it now holds or may hereafter acquire gas rights in Township Eighteen (18) Range Eleven (11) , Township Eighteen (18) Range Twelve (12) Township Nineteen (19), Range Eleven (11) and Township Nineteen (19) Range Twelve (12) and from no other lands. Provided it is agreed that theparty of the second part shall pay for gas received pursuant to thes einstrument and the contract in this paragraph referred to, from Township Mineteen (19) North, Ranges Eleven and Twelve (11-12) after the expiration of two the wears from the date of this instrument the sum of three (3) cents per thousand cubic feet meter measurement. And the party of the second part further agrees to take from saidlands embraced in each of the several leases, now held by the party of the first part, upon the lands first above described, an amount of gas which in proportion to the production of said leases, is equal in amount to the amount of gas which party of the second part may take from any other lands in either of the said townships, in proportion to the production thereof. And it is further agreed that of the total amount of gas, to be taken from the lands first above described, under this contract, the party of the second part shall take an amount of gas from the lands embraced in each of the several leases, proportionate to the whole amount to be taken, provided the production of each of said leases is sufficient.

It is agreed by and betw een the parties hereto that the party of the second part shall make all connections at its own expense, incidental to the use of any part and all of its pipe lines, and also such as are necessary to connect its lines at this time or in the ffuture with wells producing sufficient, when notified so to do by theparty of the first part, and that the said party of the secondpart shall lay and maintain at its own expense all lateral lines that may be necessary to such use.

It is further stipulated and agreed that the party of the second part is to furnish meters at all points of consumption at the expense of the said party of the second party.

The meters installed as aforesaid shall represent the actual amount of gas consumed, and the party of the first part and his agents or employes shall have the right to inspect said maters at any and all times, and in case either party hereto shall decide to have