conveyance shall be forfeited as to both parties, unless the grantee or the successors or assigns of the grantee shall pay the granter on or before the anniversary of this lease, according to the date written below, fifty cents per agre for the period operations are delayed, but such vitality can not be maintained by such payments for a greater delay that three years without the written consent of the granter. Payments as above provided for shall be deemed complete when made or tendered by a deposit of the amount to the credit of the granter in the Riefer State Bank Bank, at Riefer, Okla.

- 3. If this instrument is one of several from different parties to the same grantee, covering lands in the same general locality, it is further understood and agreed that, if the grantee or the successors or assigns of the grantee hereunder shall begin a well within two miles of the land described above, within twelve months from the date hereof, and having begun such shall prosecute the same (or an additional one in lieu of the first in the event of an accident to the first) to completion with due diligence, then no drilling need be commenced on the above described land for a period of twelve months from the completion of such neighboring well.
- 4. In case the grantee or the successors or assigns of the grantee shall sink a well or sheft and discover either oil gas or other mineral within the limit of time herein provided for, this instrument shall be in full force and effect for fifteen years from such discovery, and as much longer as minerals are produced in paying quantities.
- 5. No well shall be begun nearer than one hundred feet to the house or barn now on said premises unless by consent of both parties.
- 6. This instrument is not intended as a mere franchise, but as a conveyance, to the extent stated, and is so understood by the parties.
- 7. The estate hereby granted and rivileges hereby conferred may be assigned by the grantee, or successively assigned, and all covenants hereof shall extend to the assigns and successive assigns of the grantee and their heirs and legal representatives.

Witness the signature of the grantor, this the 8th day of February 1910.

ACKNOVLEDGMENT

Fannie Hawkins nee White.

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UNIZED STATES OF AMERICAT OKLAHOMA TULSA COUNTY (

(8.8.

Be it remembered, That on this 8th day of February 1910 came before me, a Notary Public within and for the above named district and Territory duly commissioned and acting as such Fannie Hawkins nee White to me personally well known to be the party whose name appears upon and aigned to the foregoing lease as the party grantor, and stated to me that she had signed and executed the same for the consideration and purposes therein mentioned and set forth, and I do hereby so certify.

And I further certify that on the same day also voluntarily appeared before he Fannie Hawkins nee White, to me personally known to be the wife of said William White, and in the absence of her said husband she declared she had of her own free will executed the above lease and signed and scaled the same for the purpose and consideration herein contained and set forth as her free and