226 Jand oas lease Care caref A. D. 1911, by and between Hillian J. Tealls The Control of May Fields WITNESSETH, That the said party of the first part, for One Dollar and other good and valuable considerations, the receipt of which is hereby acknowledged, and in further consideration of the rents, rovenants and agreements hereinafter mentioned, has granted, demised and let unto the party of second part, their heirs, successors and assigns, all the oil and gas in and under that certain tract of land bereinafter described, and also all the said, tract of land for the purpose and with the exclusive right of drilling and operating for said oil and gas, which said tract of land is situated in. dellaand described as follows, to-wit: E 13 D M. E. J. Cost Ille III J. Section 22 Township 22 Range 13 containing... ... feet of the present buildings, except by mutual consent. The party of the first part grants the further privilege to the party of the second part, their heirs, successors and assigns, of using sufficient water and gas from the premises necessary to the operations thereon, and all rights and privileges necessary or convenient for conducting said operations and the transportation of oil and gas, and the right to remove at any time machinery or fixtures placed on the premises by said second party. TO HAVE AND TO HOLD THE SAME unto the said party of the second part, their heirs, successors and assigns, for the term of ten years from the date hereof, and as long thereafter as oil or gas is being produced therefrom by said second party, ...agree.S. to locate all wells so as to interfere as little as possible with the cultivated portions of the premises and to pay all damages to growing crops caused by said operations. drilled PROVIDED, HOWEVER, That if a well is not on said premises within. ... of a well, shall pay a rental of much dellar per action. ...thereon, or und this lease is cancelled as hereinafter provided. until a well is. And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease.

All rentals and other payments may be made direct to part y of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of the first part or may be deposited to credit at Additional Control of t All the conditions between the parties hereto shall extend 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, Scaled and Delivered in the Presence of STATE OF OKLAHOMA, County of. day of January Ly Z. T. A. D. 191/..., before me, the subscriber...., a., On the. in and for said County and State, personally appeared. to me known to be the ideptical person......named in, and who executed the foregoing instrument, and acknowledged to me that the executed the same as the first 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 official seal, on the date above written.

My Commission Expires Quant 5 41911 Seal 1 General Z My Commission Expires June 5 STATE OF OKLAHOMA, County of, A. D. 191, before me, the subscriber. On the in and for said County and State, personally appeared ... to me known to be the identical person.....named in, and who executed the foregoing instrument, and acknowledged to me that... 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 official seal, on the date above-written. My Commission Expires.

(Seal)

STATE OF OKLAHOMA,

This instrument was filed for record on the

May A. D. 1911, at o'clock R.M., and

Register of Deeds.