In consideration of the premises the said party of the second part covenants and agrees.

lst. To deliver to the credit of the first party her heirs or assigns, free of cost, in the pipe line to which they may connect their wells, the equal one -eighth (1/8) part of all oil produced and saved from the leased premises.

2nd. To pay to first party One Hundred and Fifty (\$50.00) Pollars each year in advisance for the gas from each well where gas only is found, while the same is being used off the premises, and the first party to have gas free of cost from any such well for her stoves and her inside lights in the principal dwelling hou se on said land during the same time by making her own connections with the well.

3rd. To pay to first party for gas produced from any oil well and used off the premises at the rate of Fifty Dollars (\$50.00) Dollars per year, for the time during which such gas shall be so used, said payments to be made each three months in advance

The party of the second part agrees to complete a well on said premises within six months from the date hereof or pay at the rate of Forty (\$\$40:00) Dollars in advance for each additional twelve months, such completion is delayed from the time above mentioned for the completion of such well until a well is completed; and it is agreed that the excompletion of such well shall be and operate as a full liquidation of all rents under this provision during the remainder of the term of this lease.

The party of the second part shall not be bound by any change in the ownership of said land until duly notified of any change, either by notice in writing duly signed by the parties to the instrument of conveyance, or by the receipt of the original instrument of conveyance or a duly dertified copy thereof.

The party of the second part shall have the fight to use, free of cost, gas, oil and water produced on said land for their operations thereon except water from wells of first party. When requested by first party the second party shall bury its pipe lines below plough depth. No well shall be driled nearer than 200 feet to the house or barn on said premises.

Second party shall pay for demages caused by operations to growing crop on said land

# The party of the second part shall have the right to any time to remove all machinery aund fixtures placed on said premises including the right to draw and remove casing.

All payments which may fall due under the lease may be made direct ly to the lessor or deposited to her credit in Bank of Skiatook, Skiatook, Okla.

The party of the second part, their heirs, successors or assigns, shall have the right at any time, on the payment of two \$2.00 dollars to the party of the first part, her heirs or assigns, 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; provided; this surrender clause and the option therein reserved to tac lessee shall cease and become absolutely inoperative immediately and concurrently with the institution of any suit in any Court of law or equity by the lessee to enforce this lease or any of its terms, or to recover possession of the leased land or any part thereof against or from thelessor, their heirs, executors, administrators, or assigns, or any other person or persons.

All covenants and agreements herein set forth between theparties hereto shall extend o their heirs, executors, administrators, successors or assigns.

Witness the Bolkowing argustores the day and year first above written