

WILLISTON ON CONTRACTS

(Contract taken from General Paint Corp. v. Kramer, 57 F.(2d) 698 (C. C.A. 10), Okl.)

The Employee is employed for such services as the Company shall designate, at the rate of (\$400) per month, payable (semi-monthly) commencing ..... and continuing until the termination of this agreement. This agreement may be terminated without prior notice at any time by either the Company or the Employee, and upon such termination said compensation shall forthwith cease, except only for such balance as may be then unpaid up to the date of termination. No modification of this agreement shall be valid unless in writing endorsed hereon; provided the Company may increase the salary above stated at any time by endorsing such increase hereon, but such endorsement shall not modify the other terms and conditions of this contract, which shall continue to remain in full force and effect until terminated as above provided.

\*\*\*

This writing constitutes the whole agreement of the parties hereto, all prior contracts, understandings or representations being merged herein.

