OIL AND GAS LEASE

produce and progressive expectations are also and the contract of the contract

AGREEMENT, Made and entered into the 18th	h day of January 1924 by and between 1920 has between 1924 by and between 1924 by and between 1920 has between 1924 by and between 1924
of R.R.#4, Tulsa, Okla.	party of the first part, hereinafter called lessor (whether one or more) and lesson part, hereinafter called party of the second part, lesson.
WITNESSETII, That the said lessor, for and in considerat	tion ofone_and_No/100DOLLARS. e covenness and agreements hereinafter contained on the part of lessee to be paid, kept and sents do_98_grant, demise, lease and let unto the said lessee, for the sole and only purpose and building tanks, powers, stations and structures thereon to produce, saye, and take care of Tulsa, State of Oklahoma, described as follows to-wit:
Lots 35, 36, 37 and being a part of the plat thereof.	138 in Block 1 of Trimble Sub-division, NW4of NW4 and according to the recorded
section8_Township19NRange	12Eand containingacres, more or less.
It is agreed that this lease shall remain in force for a term of, ither of them is produced from said land by the lessee.	and containing acres, more or less. 1 years from this date, and as long thereafter as oil or gas, or agrees: agrees: pe line to which he may connect his wells, the equal one-eighth part of all oil
as only is found while the same isbeine of cost from any such well for all	of the net proceeds of the gas from each well where ing used off the premises, and lessor to have gas ill stoves and all inside light in the principal s same time by making his own connections with the
	d from any oil well and used off the premises or one-eighth of the net proceeds, for the time aid payments to be made quarterly. LESSOR SIGNS BY MARK.
FATE OF OKLAHOMA, County of Tulsa.) so this 18th day of January A.D.1924. I see County and State aforesaid, person in identical person who executed the resence and in the presence of Otis Veknowledged to me that he executed the uses and purposes therein set forting year last above written.	s One-eighth of the net proceeds, for the time aid payments to be made quarterly. LESSOR SIGNS BY MARK. Sefore me, the undersigned a Notary Public in and for ally appeared wilcopy winchester to me known to be within and foregoing instrument by his mark in my within and foregoing instrument by his mark in my within and foregoing instrument by his mark in my within and foregoing and C.A. Lynch as witnesses, and he same as his free and voluntary act and deed for the Given under my hand and seal of office the day Clayton A. Lynch, Notary Public.
If no well be commenced on said land on or before the	day of
	r tender to the lessor, or the lessor's credit in the
said land, the sum of	or its successors, which shall continue as the depository regardless of changes in the ownershipDOLLARS, which shall operate as a rental and cover the privileges of deferring aid date. In like manner and upon like payments or tenders the commencement of a well his successively. And it is understood and agreed that the consideration first recited herein, e when said first rental is payable as aforesaid, but also the lessee's option of extending that
Should the lirst well drilled on the above described land be welve months from the expiration of the last rental period for whit efore the expiration of said twelve months shall resume the payme is agreed that upon the resumption of the payment of rentals, as a nd the effect thereof, shall continue in force just as though there had	a dry hole, then, and in that event, it a second well is not commenced on said land within ch rental has been paid, this lease shall terminate as to both parties, unless the lessee on or nt of rentals in the same amount and in the same manner as hereinbefore provided. And above provided, that the last preceding paragraph hereof, governing the payment of rentals there in the rental payments. The payment of rentals there in the rental payments.
Lessee shall have the right to use free of cost, gas, oil and wat essor. When requested by lessor, lessee shall bury 1ts No well shall be drilled marker than 200 feet to the choice or be	er produced on said land foritsoperations thereon, except water from well of _ pipe lines below plow depth. rn a car-on said promises, without-the written consent-of the lesser-
If the estate of either party hereto is assigned, and the privile o their heirs, executors, administrators, successors or assigns, but n the lessee until after the lessee has been furnished with a written tall be assigned as to a part or parts of the above described lands a the proportionate part of the rents due from him or them, such d	ery and fixtures placed on said premises, including the right to draw and remove casing, ege of assigning in whole or in part is expressly allowed—the covenants hereof shall extend to change in the ownership of the land or assignment of rentals or royalties shall be binding transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease and the assignee or assignees of such part or parts shall fail or make default in the payment clault shall not operate to defeat or affect this lease in so far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to the lor lessor, by payment, any mortgages, taxes or other liens on the he rights of the holder thereoffoliess operations foite, this lease will be null and void to second part shall pay a reasonable perations and if said well is a payir arty.	le payment of said rental. ands herein described, and agrees that the lessee shall have the right at any time to redeem above described lands, in the event of default of payment by lessor, and be subrogated to in a test well are commenced, within 90 days from a test well are commenced, within 90 days from a lifs said test well is non-productive, the party of edamage for the property destroyed by said drilling and oil well, no damage is to be paid by the second page of the party of the party of the second page of the page of the property destroyed by said drilling and oil well, no damage is to be paid by the second page of the page of
In Testimony Whereof We Sign, this the 18th	
WITNESS A. Lynch e. name of Wiloby Winchester was writ his request and in his presence.	Ellen Winchester (SEAL) X Wiloby Winchester (SEAL)
enis request and in his presence.	otis Wilson (SEAL)
ACKNOW TATE OF OKLAHOMA. COUNTY OF Tulsa	/LEDGMENT TO THE LEASE
efore me, a Notary Public in and for said County ful State a man Ellen Winchester to me know	January in the year of our Lord one thousand nine hundred and twenty-four personally appeared Wiloby Winchester on to be the identical person S who executed the within and foregoing instrument and
IN WITNESS WHEREOF, I have hereunto set my official si	free and voluntary act and deed for the uses and puproses therein set forth, gnature and affixed my notarial seal the day and year first above written.
My Commission expires 7/7/1927. (Sea #1.	1) Clayton A. Lynch, Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 23 nd duly recorded in Book 468 Page 106	day of
	grapher and a magnitude of the composition of the
	(Seal) Brady Brown. County Clerk,