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OKTANOMA.	er husband . W. E. Kellshan of Claremore  ty of the aust-part, hereinafter called lessor (whether one or more) and  hereinafter called lesses are your of the second-party lesses.
WITNESSETH, That the said lessor, for and in consideration of	wenty  DOLLARS, and agreements hereinater contained on the part of lessee to be paid, kept and grant, demise, lease and let unto the said lessee, for the sole and only purpose hits, powers, stations and structures thereon to produce, save, and take care of a Oklahoma, described as follows to-wit:
Quarter of Section Nineteen (19)	th East Quarter of the North West Township Twenty One (21) Range onty acres more or less, Tulsa County.
It is agreed that this lease shall remain in force for a term of $-Five$ ther of them is produced from said land by the lessee.	and containing 20 acres, more or less.  (5) years from this date, and as long thereafter as oil or gas, or they may connect their wells, the equal one-eighth part of all oil
or the gas from each well where gas only is remises, and if used in the manufacture of ayable monthly at the prevailing market rat ny such well for all stoves and all inside	he gross proceeds each year, payable quarterly found, while the same is being used off the gasoline a royalty of one-eighth (1/6), e; and lessor to have gas free of cost from lights in the principal dwelling on said land nections with the well at their own risk and
3rd. To pay lessor for gas produced from n the manufacture of gasoline or any other er year f <b>fo</b> the time during which such gas ne-eighth (1/8) of the proceeds payable mon	shall be used, mayable or a royalty of
f said land, the sum of	ors, which shall continue as the depository regardless of changes in the ownership LLARS, which shall operate as a rental and cover the privileges of deferring in like manner and upon like payments or tenders the commencement of a well by. And it is understood and agreed that the consideration first recited herein, irst rental is payable as aforesaid, but also the lessee's option of extending that then, and in that event, if a second well is not commenced on said land within been paid, this lease shall terminate as to both parties, unless the lessee on or s in the same amount and in the same manner as hereinbefore provided. And ed, that the last preceding paragraph hereof, governing the payment of rentals arruption in the rental payments.  The rend undivided fee simple estate therein, then the royalties and rentals herein st bears to the whole and undivided fee.  On said land for 11.18
If the estate of either party hereto is assigned, and the privilege of assigni their heirs, executors, administrators, successors or assigns, but no change in to a the lessee until after the lessee has been furnished with a written transfer or as hall be assigned as to a part or parts of the above described lands and the assign the proportionate part of the rents due from him or them, such default shall yield had a which the add lessee as any resigned thereof the proportion and the same as a surface of the proportion of the prop	id premises, without the written consent of the lessor.
In Testimony Whereof We Sign, this theday of	December 192 3
WITNESS	Wallis  Myrtle Beatrice Kellehan, nee (SEAL)
L. H. Callaway	W. E. Kellehan (SEAL)
	(SEAL)
efore men - Notary Public and for said County and State, same MYTTI nd - W. E. Kallahan to me known to be the	offere me, the undersigned, a Notary Public, in of Decambar 1923, personally appeared  Le Beatrice Kellehan nee Wallis and her husband identical person. S. who executed the within and foregoing instrument and untary act and deed for the user and puppers therein set forth.  Additionally the day and reprints above written. The Labora walls and the day and reprints above written.
MADE OF OKLAHOMA THISA COUNTY SS:	and the state of t
This instrument was filed for record on the 25 day of and duly recorded in Book 463 Page 209 of the re	March
	<del></del>
(Seal)	ecords of this office.  O. G. Waaver,  County Clerk.  Brady Brown,  Deputy.