254261	C.M.J.	6th day of	<b>Wahwaan</b>	
0.		S. Brannon (ne	e_Haworth)his.wii	1924 by and between
James S.		party 🔊		ed lessor (whether one or more) and
WITNESSE sh in hand paid, r rformed, ha. S. g mining and oper id products, all th	TII. That the said lessor, for and in cecipt of which is hereby neknowledged granted, demised, leased and let and by iting for oil and gas, and of laying of pir lat certain tract of land, situate in the C	consideration ofOne and of the covenants and ag these presents do 98 _ gra e lines, and building tanks, ounty of Tulsa, State of Ok	(\$1.00) reements hereinafter contained af, demise, lease and let unto the powers, stations and structures t ahoma, described as follows to-w	party of the second part, lesseeDOLLARS, on the part of lessee to be paid, kept and said lessee, for the sole and only purpose hereon to produce, save, and take care of it:
	The East one half or Twelve, Twp. 20 Nor	f the South Westh & Rge 12 Eas	t one quarter of S t.	ection
It is agreed ther of them is pr	that this lease shall remain in force for oduced from said land by the lessee.	a term of Five	years from this da	80) acres, more or less. te, and as long thereafter as oil or gas, or
1st. To del roduced and save	tion of the premises the said lessee cove liver to the credit of lessor, free of cost d from the leased premises.	, in the pipe line to which.	they may connect the	1 Wells, the equal one-eighth part of all oil
he same is ny other q ate; and l ide lights	s being used off the poroduct, a royalty of lessor to have gas fro	oremises, and if one-eighth (1/8 ee of cost from alling house on	used in the manuf 3), payable monthly any such well for said land during	s only is found, while acture of gasoline or at the prevailing marke all stoves and all inthe same time by making e.
n the manu	pay lessors for gas paragraph of gasoline of payable monthly at	or any other pro	duct at the rate	ed off the premises or of a royalty of one-
ankat	unless the lessee on or before that dates ulsa, Okla. Sum of Eighty (\$80.00)	hall pay or tender to the les	sor, or the lessor's credit in the which shall continue as the deposi S, which shall operate as a rei	19.25, the lease shall terminate Exchange National tory regardless of changes in the ownership at all and cover the privileges of deferring to tenders the commencement of a well
Should the i relve months from fore the expiratic is agreed that up id the effect there If said lessor royided for shall k	first well drilled on the above describe in the expiration of the last rental peric on of said twelve months shall resume to on the resumption of the payment of re- tof, shall continue in force just as though owns a less interest in the above descr be daid the less or only in the proportion	i land be a dry hole, then, dd for which rental has been he payment of rentals in tentals, as above provided, t there had been no interrup libed land than the entire an which illill interest be:	and in that event, it a second v i paid, this lease shall terminate he same amount and in the sam hat the last preceding paragraph tion in the rental payments. I undivided fee simple estate the irs to the whole and undivided fee	ts or tenders the commencement of a well that the consideration first recited herein, also the lessee's option of extending that rell is not commenced on said land within as to both parties, unless the lessee on or a manner as hereinbefore provided. And hereof, governing the payment of rentals rein, then the royalties and rentals herein.
ssor. When reque	have the right to use free of cost, gas, c sted by lessor, lessee shall bury l be drilled nearer than 200 feet to the h	hispipe lines below	plow depth.	rations thereon, except water from well of
Lessee shall Lessee shall If the estate their heirs, executhe lessee until a all be assigned as the proportionat id lands which the	pay for damages caused by have the right at any time to remove a of either party hereto is assigned, and utors, administrators, successors or assifter the lessee has been furnished with to a part or parts of the above describ e part of the rents due from him or the a said lessee or any assignee thereof sha	1Soperations to growing ill machinery and fixtures pl the privilege of assigning ir gns, but no change in the o a written transfer or assigni ed lands and the assignee o em, such default shall not o li make due navment of said	crops on said land. aced on said premises, including whole or in part is expressly all wnership of the land or assignm nent or a true copy thereof; and r assignees of such part or parts perate to defeat or affect this let rental.	the right to draw and remove casing, owed—the covenants hereof shall extend ent of rentals or royalties shall be binding it is hereby agreed in the event this lease shall fail or make default in the payment use in so far as it covers a part or parts of
Lessor hereb r lessor, by payn e rights of the he	y warrants and agrees to defend the ti- nent, any mortgages, taxes or other lie	de to the lands herein descr ns on the above described	ibed, and agrees that the lessees lands, in the event of default of	shall have the right at any time to redeem payment by lessor, and be subrogated to
		th day of Feb	4	
In Testimor	witness	day of Feb	Lucile S. Br	annon, nee Haworth(SEAL)
				OR (SEAL)
ATE OF OKLA	AHOMA COUNTY OF Jula id County and State of EARPERED, Distorthis	ACKNOWLEDGMENT TO BE SON THIS Feb. 6th	o THE LEASE re me, the undersi 1924, personally	gned, a Notary Public, in
0.	^ D	me known to be the iden	tical personwho executed	the within and foregoing instrument and uproses therein set forth.
My Commis	Deca 1924.	(Seal)	Agnes Van	Hoose, Notary Public.
	AHOMA, TULSA COUNTY, SS:			
This instrum	nent was filed for record on the2			Oo'clockPM.,
This instrum	0.1	day of Ma. of the record:	of this office. O. G. We	O o'clock P. M.,  aver,  County Clerk.  Own,  Deputy.