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Jof Tulsa, Okla. W. P. Tomson				lled lessor (whether	
WITNESSETH, That the said lessor, for and the in hand paid, receipt of which is hereby acknowledge formed, ha. <sup>9</sup> . granted, demised, leased and let and mining and operating for oil and gas, and of laying of d products, all that certain tract of land, situate in the	in consideration of ged and of the covenants by these presents do pipe lines, and building ne County of Tulsa, Stat	One & No/1 s and agreements 99 grant, demise, tanks, powers, sta te of Oklahoma, de			
The Southeast Quarte	or of the Sout	theast Qua	rter		
	e de la production Anglesia de la composition				
sectionTownship17		and containing	-		acres, more or
It is agreed that this lease shall remain in force her of them is produced from said land by the lessee.		3	years from this (	late, and as long the	reafter as oil or gu
In consideration of the premises the said lessee c 1st. To deliver to the credit of lessor, free of c oduced and saved from the leased premises.	ovenants and agrees: cost, in the pipe line to	which he	may connecth	1.Swells, the equal of	one-eighth part of
2nd. To pay the lessor 1/ ras only is found, while the ras free of cost from any suc welling house on said land d the well at their own risk an	same is hein; h well for a luring the sam	g used off 11 stoves	the premis and all ins	es,and less ide lights	or to have in the pri
3rd. To pay lessor for pas the rate of 1/8 proceeds from thall be used, said payments	i gas produced	d and sold	for the ti	sed off the me during w	premises hich such
e commencement of a well for12 y be further deferred for like period of the same nur e down payment, covers not only the privileges grant riod as aforesaid, and any and all other rights conferr Should the first well drilled on the above descr	ted to the date when saired. ibed land be a dry hole	id first rental is pa e. then, and in the	yable as aforesaid ,b	well is not commen	ced on said land y
Tod as noresaid, and any and all other rights conlert Should the first well drilled on the above descr elve months from the expiration of the last reatal p fore the expiration of said twelve months shall resur is agreed that upon the resumption of the payment t d the effect thereof, shall continue in force just as tho If said lessor owns a less interest in the above d ovided for shall be paid the less or only in the proport Lessee shall have the right to use free of cost, ge	ne the payment of ren of rentals, as above pro- ough there had been no i escribed land than the en- tion which <b>DIS</b> inte us, oil and water produce	has been paid, this tals in the same a vided, that the las nterruption in the ntire and undivide erest bears to the w ed on said land for	mount and in the sa mount and in the sa t preceding paragra rental payments. d fee simple estate t thole and undivided their o	me manner as herein oh hereof, governing herein, then the roys fee. perations thereon, ex	, unless the lessee abefore provided. the payment of r alties and rentals l accept water from w
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