OIL AND GAS LEASE

John N. Day of Tulsa, Okla.	2nd day of August 192 3 by and between s, his wife R.F.D. No. 4, Broken Arrow, Okla. party of the first part, hereinafter called lessor (whether one or more) and
	party of the second part, lessee.
WITNESSETH, That the said lessor, for and in consists in hand paid, receipt of which is hereby acknowledged and erformed, ha.S. granted, demised, leased and let and by there mining and operating for oil and gas, and of laying of pipe linuid products, all that certain tract of land, situate in the Count	sideration of Savanty five and no/100. DOLLARS do fits coverants and agreements hereinafter contained on the part of lessee to be paid, kept and represents do es grant, demise, lease and let unto the said lessee, for the sole and only purpose nes, and building tanks, powers, stations and structures thereon to produce, save, and take care of nty of Tulsa, State of Oklahoma, described as follows to-wit:
The North-west Qu	uarter (NW%) of the North-west Quarter (NW%)
It is agreed that this lease shall remain in force for a ter ither of them is produced from said land by the lessee. In consideration of the premises the said lessee coverant	erm of
2nd. To pay the lessor One eigh ar in advance, for the gas from e ing used off the premises, and le 1 stoves and all inside lights in	hth of gross proceeds derived from sale of gas each each well where gas only is found, while the same is essor to have ras free of cost from any such well for a the principal dwelling house on said land during mections with the wells as his own risk and expense.
or the manufacture of casing-head	duced from anyoilwell andused off the premises or gas One eighth of gross proceeds drived from sale of gas shall be used, said payments to be made monthly.
	o theday of
	orits successors, which shall continue as the depository-regardless of changes in the ownership
	DOLLARS, which shall operate as a rental and cover the privileges of determing from said date. In like monner and upon like payments or tynders the commencement of a well months successively. And it is understood and agreed that the consideration first recited herein the date when said first region is payable as aforesaid, but also the lessee's option of extending that
If said lessor owns a less interest in the above described or ovided for shall be paid the less or only in the proportion whic Lessee shall have the right to use free of cost, gas, oil an essor. When requested by lessor, lessee shall buryhis No well shall be drilled nearer than 200 feet to the house Lessee shall pay for damages caused byhis	se or barn now on said premises, without the written consent of the lessor. operations to growing crops on said land.
If the estate of either party hereto is assigned, and the jo their heirs, executors, administrators, successors or assigns, a the lessee until after the lessee has been furnished with a writall be assigned as to a part or parts of the above described if the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall man.	nachmery and axtures placed on said premises, including the right to draw and remove casing, e privilege of assigning in whole or in part is expressly allowed—the covenants hereof shall extend, but no change in the ownership of the land or assignment of rentals or royalties shall be binding ritten transfer or assignment or a true copy thereof; and it is hereby agreed in the event this leas lands and the assignee or assignees of such part or parts shall fail or make default in the paymen such default shall not operate to defeat or affect this lease in so far as it covers a part or parts o take due payment of said rental.
now on said above described land inpaying quantities and it should according to laws of State of Oklin same by party of second part, property of party of second part.	to the lands herein described, and agrees that the lessee shall have the right at any time to redeen on the above described lands, in the event of default of payment by lessor, and he subrogated to greed between both parties hereto, should the gas well become exhausted, and not produce either oil or gas a become necessary to abandon, and plug said well lahoma, that all material now in said well, or placed which may be recovered, or saved, becomes and is the
In Testimony Whereof We Sign, this the22m	
WITNESS	Pearl Perkins (SEAL George Perkins (SEAL
	MEDIAG LELKTUS
	(SEAL
ACK STATE OF OKLAHOMA, COUNTY OF TRISE. BE IT REMEMBERED, That on this 22nd day before me, a Notary Public in and for said County and State, or IN MULTINES WHEREOF I have become as the	(SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
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ACK STATE OF OKLAHOMA, COUNTY OF THISE BE IT REMEMBERED, That on this 22nd day before me, a Notary Public in and for said County and State, c and PERTL PATKINS to me acknowledged to me that they executed the same as the IN WITNESS WHEREOF, I have hereunto set my offi My Commission expires Sept. 11, 1923. STATE OF OKLAHOMA, TULSA COUNTY, SS:	(SEAL KNOWLEDGMENT TO THE LEASE SS: yof
ACK STATE OF OKLAHOMA, COUNTY OF THISE BE IT REMEMBERED, That on this 22nd day before me, a Notary Public in and for said County and State, c and PERTL PATKINS to me acknowledged to me that they executed the same as the IN WITNESS WHEREOF, I have hereunto set my offi My Commission expires Sept. 11, 1923. STATE OF OKLAHOMA, TULSA COUNTY, SS:	(SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL