

3rd. To pay lessor for gas produced from any oil well and used off the premises or in the manufacture of gasoline or any other product - or a royalty of one-eighth (1/8) payable monthly at the prevailing market rate.

bayable monthing at the prevaining market rate.

as to both parties, unless the lessee on or before that date shall pay or tender to the lessor, or the lessor's credit in the Sand Springs State Bank at Sand Springs, Oklahoma or its successors, which shall continue as the depository regardless of changes in the ownership of said land, the sum of One Hundred Sixty (160) DOLLARS, which shall operate as a rental and cover the privileges of deferring

276

Lessee shall have the right to use free of cost, gas, oil and water produced on said land for_______operations thereon, except water from well of lessor. When requested by lessor, lessee shall bury _______ pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor. Lessee shall pay for damages caused by _______ operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed—the covenants hereof shall extend to their heits, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part or parts of the above described lands and the assignee or assignees of such part os that of related in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any assignes that the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.

In Testimony Whereof We Sign, this the?	'thday of Janu	18ry1924	
WITNESS Attest: Margaret E. Rauber, (Cor. Sgal) Secretary.	V. H. McN Isabel D. St.Ger	L. W. Russell	
Tulsa STATE OF OUTHONS OF A CONTENT OF State of and BETEREMENDERED, That on the beforg me; a Notary Public heard for said County and S and acknowledged to me that they executed the same as of Year under my hand and Seal TN WITCHESS WILL COUPHE we there motors of My Commission expires. April 30th, 1 #1.	tan, cameMaryA to me known to be the ide theirfree and wolunts theirfree and wolunts theirfree and wolunts myometic signification and and	A. Russell and J. W. H ntical person. Swho executed the reveat-and deed for the uses and purpos ber 185 above writted xeenny notarial searche day and yearch	within and foregoing instrument and therein set forth. If above written.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the and duly recorded in Book 463 Page. 276	승규는 여기가 가지 않는 것 같은 것이 많이 많이 많이 했다.	May , 192 at 2:00 ds of this office. 0. G. W	o'clockM.,
	(Seal)	Brady B	County Clerk. r Own ,Deputy.

l,