of	party of	the first-part, hereinafter called lessor (wheth	er one or more) and
Brooks Drilling Co. WITNESSETH, That the said lessor, for and in hin hand paid, receipt of which is hereby acknowledged formed, ha. S. granted, demised, leased and let and by mining and operating for oil and gas, and of laying of pil products, all that certain tract of land, situate in the	consideration of One Ed and of the covenants and agrithese presents do OS grau pa lines, and building tanks, Education of Tulsa, State of Oklahor	nd No/100 eements hereinafter contained on the part of le	the second part, lessee, DOLLARS, ssee to be paid, kept and he sole and only purpose ce, save, and take care of
North half of the quarter of the Nor	Northwest quarte thwest quarter (or (N급 NW로) and the Southwe SW로) NW로)	st
section five Township 18N It is agreed that this lease shall remain in force for are of them is produced from said land by the lessec.		containing One hundred twenty years from this date, and as long t	
ner of them is produced from said land by the lessee. In consideration of the premises the said lessee cove 1st. To deliver to the credit of lessor, free of cos iduced and saved from the leased premises.			
To pay lessor me-eighth (1/well where gas only is found in the manufacture of gasoli ailing market rate; and lesso es and all inside lights in taking his own connections wit To pay lessor for gas productacture of gasoline or any ot-a royalty of one-eighth (1 et rate.	8) of the gross, while the same me a royalty of r to have gas fr he orincipal dwe he the well at hied from any oil her product - fo	proceeds, payable monthly is being used off the pre one-eighth (1/8) payable me of cost from any such we lling on said land during sown risk and expense. Well and used off the prem r the time during which su	for the gas from ises, and if onthly at the cell for all the same time asses or in the ch gas shall be
payment herein referred to me lessee and the depositing of tage and properly addressed to e shall be deemed payment as	o the lessor, or	said bank on or before la	the option of e with sufficie st mentioned
If no well be commenced on said land on or be to both parties, unless the lessee on or before that date as a roken Arrow. Okla. said land, the sum of One hundred twent commencement of a well for twelve y to further deferred for like period of the same numbed own payment, covers not only the privileges granted iod as aforesaid, and any and all other rights conferred Should the first well drilled on the above described the expiration of said twelve months shall resume agreed that upon the resumption of the payment of the effect thereof, shall continue in force just as thoug II said lessor owns a less interest in the above described for shall be paid the lessor only in the proportion Lessee shall have the right to use free of cost, gas, too.	shall pay or tender to the less or its successors, w ty and NO 1001. An this from said date. / in like er of months successively. A to the date when said first re d land be a dry hole, then, a d for which rental has been the payment of rentals in the tentals, as above provided, the h there had been no interrupt thed land than the entire and which LNO2 Interest bea	or, or the lessor's credit in the FIRST Nat hich shall continue as the depository regardless of S, which shall operate as a rental and cover to manner and upon like payments or tenders the and it is understood and agreed that the consideratal is payable as aforesaid, but also the lessee's mad in that event, if a second well is not common paid, this lesses shall terminate as to both parti- ties same amount-and in the same manner as her at the last preceding paragraph hereof, governi- tion in the rental payments. undivided fee simple estate therein, then the ro- is to the whole and undivided fee.	t changes in the ownership he privileges of deferring commencement of a well ration first recited herein, option of extending that enced on said land within es, unless the lessee on or einhefore provided. And ag the payment of rentals yalties and rentals herein
When requested by lessor, lessee shall buryit: No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused byit: Lessee shall have the right at any time to remove If the estate of either party hereto is assigned, and heir heirs, executors, administrators, successors or asside lessee until after the lessee has been furnished with libe assigned as to a part or parts of the above describe proportionate part of the rents due from him or the lands which the said lessee or any assignee thereof she Lessor hereby warrants and agrees to defend the tilesor, by payment, any mortgages, taxes or other lirights of the holder thereof.	house or barn now on said pre- all machinery and fixtures ple the privilege of assigning in igns, but no change in the ov- a written trunsfer or assignin bed lands and the assignee or em, such default shall not op all make due payment of said title to the lands herein descri-	mises, without the written consent of the lessor crops on said premises, including the right to dra- whole or in part is expressly allowed—the cove- vnership of the land or assignment of rentals or tent or a true copy thereof; and it is hereby agr- assignees of such part or parts shall fail or malerate to defeat or affect this lease in so far as it rental.	w and remove casing. mants hereof shall extend royalties shall be binding sed in the event this lease se default in the payment covers a part or parts of the at any time to redeem
In Testimony Whereof We Sign, one should be	th day of Febr	W. G. McGechie	
WITNESS	-	Annie McGechie	(SEAL)
		By B. W. Grant, Treas	•(SEAL)
ATE OF OKLAHOMA, COUNTY OF TUISE TO THE STATE ON THE STATE ON THE COUNTY OF TUISE ON THE STATE ON THE STATE ON THE STATE OF THE STATE O	eteronme. W.G. McGe	chie and Annie McGechie	foregoing instrument and
nowledged to me that they executed the same as IN 1911 NESS WILLIAM LANCE WEEKING STATE AND COMMISSION EXPIRES Jan. 27, 192		ruct and deed for the uses and pupposes therein s year 18st above written. The new metal southerday and your first above w	
ATE OF OKLAHOMA THISA COUNTY, SS.		the state of the s	Notary Public.
THE OF OFFICE OWNS COUNTY, DO:	2 day of May	192 4 at 3:20	o'clock P. M.
This instrument was filed for record on the 1: 1 duly recorded in Book 463 Page 291	of the records		