258242 C.M.J.)th	May 1004	
Tidal Oil Company, a corpora	tion		y and between
of Tulsa, Oklahoma, The Henry Oil Company (20/32 WITKESET Therest) Hereinafter with essent has the said lessor, for and in consic sh in hand paid, receipt of which is hereby acknowledged and reformed, has granted, demised, leased and let and by these mining and operating for oil and gas, and of laying of pipe line and products, all that certain tract of land, situate in the County	party of the interest), G. Called lesses deration of One and of the covenants and agree presents do S. grant, d.s., and building tanks, powy of Tulsa, State of Oklaho	First part, hereinafter called lessor (whell S. Henry (5/32 interest) of the party of the contained on the part of leading the contained on the part of leading to the contained on the part of leading the contained on the contained o	er one or more) and
Stof SEt			
14 _ 19 N.	10 E.	80	
f sectionRange It is agreed that this lease shall remain in force for a terr ither of them is produced from said land by the lessee.	eand co	ntainingyears from this date, and as long t	acres, more or less. hereafter as oil or gas, or
In consideration of the premises the said lessee covenants lst. To deliver to the credit of lessor, free of cost, in the roduced and saved from the leased premises.	he pipe line to which		
and. To pay lessor 1/8 of gross pround, while the same is being use of gasoline or any other product, prevailing market rate; and lessor stoves and all inside lights in the cime by making his own connections	a royalty of or to have gas from the principal dwo	ne-eighth (1/8) payable ree of cost from any suc elling house on said lan	monthly at the h well for all d during the sam
ord. To pay lessor for gas produce the manufacture of sasoline or any for the time during which such gas northly at the prevailing market re	other product shall be used	at the rate of 1/8 of g	ross proceeds
f said land, the sum of Tighty and No/100 ne commencement of a well for twelve months from the formal befurther deferred for like period of the same number of me down payment, covers not only the privileges granted to the cricd as a foresaid, and any and all other rights conferred. Should the first well drilled on the above described land welve months from the expiration of the last rental period for efore the expiration of said twelve months shall resume the pain as agreed that upon the resumption of the payment of rentals and the effect thereof, shall continue in force just as though their rovided for shall be paid the lessor only in the proportion which Lessee shall have the right to use free of cost, gas, oil and appropriate the state of the cost, gas, oil and appropriate the state of the cost, gas, oil and appropriate the state of the cost, gas, oil and appropriate the state of the cost, gas, oil and the cost of the cost of the cost, gas, oil and the cost of the cost of the cost, gas, oil and the cost of the cost of the cost, gas, oil and the cost of the	pay or tender to the lessor, and its successors, which come and date. In like me months successively. And de date when said first renta de the which rental has been payment of rentals in the said successively. In the said first rental has been payment of rentals in the said successively and the said first rental has been paintened on the said first rental than the and the said last date of the said last t	or the lessor's credit in the EXCHANGE in shall continue as the depository regardless of which shall operate as a rental and cover tuner and upon like payments or tenders the it is understood and agreed that the consideral is payable as aforesaid, but also the lesseed in that event, if a second well is not common, the condition of the less shall terminate as to both partiame amount and in the same manner as helded in the condition of the less preceding paragraph hereof, governing the rental payments. divided fee simple estate therein, then the rest of the whole and undivided fee.	of changes in the ownership the privileges of deferring e commencement of a well ration first recited herein, s option of extending that the enced on said land within ies, unless the lessee on or reinbefore provided. And ang the payment of rentals opalties and rentals herein
When requested by lessor, lessee shall bury 1t8 No well shall be drilled nearer than 200 feet to the house. Lessee shall pay for damages caused by 1t8 Lessee shall have the right at any time to remove all ma If the estate of either party hereto is assigned, and the p their heirs, executors, administrators, successors or assigns, in the lessee until after the lessee has been furnished with a wri all be assigned as to a part or parts of the above described lat the proportionate part of the rents due from him or them, st id lands which the said lessee or any assignee thereof shall mal Lessor hereby warrants and agrees to defend the title to or lessor, by payment, any mortgages, taxes or other liens on he rights of the holder thereof.	or barn now on said premis perations to growing crop chinery and fixtures placed privilege of assigning in wh but no change in the owne tten transfer or assignment and the assignee or ass uch default shall not opera te due navment of said ren	ses, without the written consent of the lesson so maid land. I on said premises, including the right to dra old or in part is expressly allowed—the covership of the land or assignment of rentals of tor a true copy thereof; and it is hereby agginees of such part or parts shall fail or mate to defeat or affect this lease in so far as it tal.	w and remove casing, mants hereof shall extend royalties shall be binding sed in the event this lease ke default in the payment t covers a part or parts of
In Testimony Whereof We Sign, this the 10th WITNESS		TIDAL OIL COMPA	YY, (SEAL)
ATTEST: E. H. Salrin, Secretar	y•	By C. E. Hane,	rice-President,
TATE OF OKLAHOMA, COUNTY OF TUISE, FOR SAID COUNTY AND STATE ON THE ME KNOWN TO BE THE IDENTICAL ONE CHOCKER INSTRUMENT, AS ITS VICE-PR BE AS HIS Tree and Voluntary act in COUNTY TO THE USES AND COUNTY TO THE USES AND TO COUNTY TO THE USES AND THE	NOWLEDGMENT TO TO SS. Before is 10th day of the son who subscribed in the son who subscribed in the son who set the standard in the son the standard standard son the	THE LEASE The undersigned, a light of the make of the make of the make of the make of the free and yoluntary it that the free and yoluntary it that the free and yoluntary it that the free and you was there are the forth as the forth of the same purposes there are the free and you was the forth as the first as the forth as the free free free and you was the forth as the first as t	Notary Public in eared C.E. Hane, ir thereof to the executed the different and deed of critical artes.
		그 등 물이 무료하면 그렇게 되었다. 이 점	Annual Control of the
My Commission expires Sept. 11, 1924.	(Seal)	maude T. Loss,	
My Commission expires Sept. 11, 1924.	(Seal)	, 192 4 at 11:30	Notary Public.
My Commission expires Sept. 11. 1924. TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 303 and duly recorded in Book 463 Page 303	(Seal)	naude T. Loss, 192 4 at 11:30 chisoffice. O. G. Weaver, By Brady Brown,	Notary Public. O'clock A. M.,