The contract that the production of the contract of the contra

Mobile 14 Ame	nd ontered into the 10th	day ofAPI	11 192 41	y and between
	lerson and Aouida Ande			er one or more) and
ash in hand paid, receipt of whice erformed, hasgranted, demi f mining and operating for oil are aid products, all that certain tra	L. W. Swoveland, partie he said lessor, for and in consideration chis hereby acknowledged and of the co ised, lensed and let and by these presen nd gas, and of laying of pipe lines, and a act of land, situate in the County of Tu	ovenants and agreements ts do_AS_grant, demise, building tanks, powers, st lsa, State of Oklahoma, de	hereinafter contained on the part of lease and let unto the said lessee, for tions and structures thereon to produce scribed as follows to-wit:	essee to be paid, kept and the sole and only purpose ace, save, and take care of
f the Northwest a	No (2) and the South warter (NW4) excepting, Township Nineteen (County, Oklahoma.	g forty acres	(40) off the west si	de thereof all
	wnshipRange	10 and containing Three (3)		acres, more or less.
ither of thom is produced from	remises the said lessee covenants and ag redit of lessor. free of cost, in the pipe		years from this date, and as long	
ighth (1/8) of th he premises, said ost from any such	essor for gas from each gross proceeds at the payments to be made well for all stoves during the same time	the prevailing direct to less and all inside	market rate, for all ors and lessor to ha lightsin the princi	gas used off ve gas free of pal dwelling
3rd. To pay le or the manufactur revailing market	sesor for gas produced e of casing-head gas, rate for the gas so u s to be made direct t	one-eighth (lused, for the t	<li>(8) of the gross pro</li>	ceeds at the
as to both parties, unless the less ank at Sand Spri.  If said land, the sum of TWO he commencement of a well for may be further deferred for like he down payment, covers not o period as aforesaid, and any and Should the first well dirll welve months from the expirate lefore the expiration of said two tis agreed that upon the resum and the effect thereof, shall cont If said lessor owns a less provided for shall be paid the lessor.  Lessee shall have the riglessor.	-hundred-nine (\$209.0  r. 12. months from said period of the same number of months may the privileges granted to the date v d all other rights conferred. lied on the above described land be a lied on the last rental period for which elve months shall resume the payment rightin of the payment of rentals, as ab- timue in force just as though there had b interest in the above described land the ssor only in the proportion which 01.8 ht to use free of cost, gas, oil and water	ender to the lessor, or the its successors, which shall of the property of the lessor, which shall of the lessor o	continue as the depository regardless shall operate as a rental and cover and upon like payments or tenders the desired that the considuation as a foresaid, but also the lessee at event, if a second well is not com lease shall terminate as to both par nount and in the same manner as he preceding paragraph hereof, governental payments.  I fee simple estate therein, then the shole and undivided fee.  118	of changes in the ownership the privileges of deferring e commencement of a well eration first recited herein, 's option of extending that menced on said land within cles, unless the lessee on or reinbefore provided. And ing the payment of rentals coyalties and rentals herein
No well shall be drilled no Lessee shall have the rig I the estate of either par o their heirs, executors, admin in the lessee until after the lesse hall be assigned as to a part or f the proportionate part of the aid lands which the said lessee.	or, lessee shall buryhis	now on said premises, witions to growing crops on a y and fixtures placed on as o of assigning in whole or change in the ownership ansfer or assignment or a d the assignee or assignees ault shall not operate to nayment of said rental.	hout the written consent of the lesson id land. I id premises, including the right to dr in part is expressly allowed—the coy of the land or assignment of rentals or use copy thereof; and it is hereby ago of such part or parts shall fail or mefeat or affect this lease in so far as	aw and remove casing, enants hereof shall extend r royalties shall be binding reed in the event this lease ske default in the payment it covers a part or parts of
In Testimony Whereof	We Sign, this the 10th da	y of April	192 4 •	
	VITNESS		Noble M. Anderson	COTACTA
<i>W</i>				
W.				(SEAL)
				(SEAL)
	ACKNOWL	EDGMENT TO THE I		(SEAL)
STATE OF OKLAHOMA, Co  BE IT REMEMBERED before me, a Notary Public in a AOILI da And acknowledged to me that th	ACKNOWL OUNTY OF Tulsa O, That on this 10" day of d	EDGMENT TO THE I	EASE  four Lord one thousand nine hundre ared Noble M. Anders on S. who executed the within and puproses therein in leaf for the uses and puproses therein in leaf the day and year first above in leaf.	(SEAL)  d and twentyfour  on  foregoing instrument and set forth.
STATE OF OKLAHOMA, Co  BE IT REMEMBERED before me, a Notary Public in a AOILI da And acknowledged to me that th	ACKNOWL OUNTY OF Tulsa O, That on this 10" day of d	EDGMENT TO THE I	EASE  four Lord one thousand nine hundre ared Noble M. Anders on S. who executed the within and puproses therein in leaf for the uses and puproses therein in leaf the day and year first above in leaf.	(SEAL)  d and twenty four  foregoing instrument and set forth.
STATE OF OKLAHOMA, CO BE IT REMEMBERED before me, a Notary Public in a AOULI d. And and AOULI d. And ucknowledged to me that th IN WITNESS WHERE My Commission expires. STATE OF OKLAHOMA, T	ACKNOWL OUNTY OF Tulsa  0, That on this 10" day of Ind for said County and State, rame. It is wife me known 19 y executed the same as their from the core in t	EDGMENT TO THE IS.S:  APTIL in the year of PERSONALLY APPERSONALLY APP	four Lord one thousand nine hundre ared Noble M. Anders and who executed the within and leed for the uses and puproses therein tial seal the day and year first above 8. B. Rawson,	(SEAL)  d and twentyfour  on  foregoing instrument and set forth.  written.  Notary Public.  o'clock P• M.,
STATE OF OKLAHOMA, CO BE IT REMEMBERED before me, a Notary Public in a and AOULI da And teknowledged to me that th IN WITNESS WHERE My Commission expires. STATE OF OKLAHOMA, To This instrument was filed and duly recorded in Book 463 i	ACKNOWL OUNTY OF Tulsa  O, That on this 10" day of und for said County and State, rame. Is lerson, his wife me known 19Y executed the same as their from the core in the c	EDGMENT TO THE ISS: APTIL in the year of personally apperto be the identical personal actual and another and affixed my notal Cheday of May	f our Lord one thousand nine hundre ared Noble M. Anders a. S. who executed the within and leed for the uses and puproses therein ital seal the day and year first above 8. B. Rawson,	(SEAL)  d and twenty four  foregoing instrument and set forth. written.  Notary Public.  o'clock Pe M.,